### BY ORDER OF THE SECRETARY OF THE AIR FORCE

#### AIR FORCE INSTRUCTION 32-7001

16 APRIL 2015

Incorporating Change 1, 8 April 2016

Civil Engineering

ENVIRONMENTAL MANAGEMENT



### COMPLIANCE WITH THIS PUBLICATION IS MANDATORY

**ACCESSIBILITY:** Publications and forms are available on the e-Publishing website at

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**RELEASABILITY:** There are no releasability restrictions on this publication.

OPR: HQ AF/A4CE, Energy and

Environment

Certified by: HQ AF/A4CE (Mr. Kenneth J Caligiuri)

Pages: 132

Supersedes: AFI32-7001, 4 November

2011

This Instruction implements Department of Defense Instruction (DoDI) 4715.17, Environmental Management Systems, and Air Force Policy Directive (AFPD) 32-70, Environmental Quality, and is consistent with AFPD 90-8, Environment, Safety, and Occupational Health. This Instruction establishes environmental quality program requirements, assigns responsibilities for program elements, and contains program management and budgeting information for environmental management, except for environmental restoration. It establishes the framework for an Environmental Management System (EMS) at Headquarters, United States Air Force (HAF), the Air Force Civil Engineer Center (AFCEC), and at Air Force (AF) installations. Unless otherwise noted, the guidance and procedures outlined in this Instruction apply to all AF installations within the United States (U.S.), its territories, and in foreign countries. Additionally, this Air Force Instruction (AFI) applies to the Air National Guard (ANG), government-owned, contractor-operated (GOCO) facilities, direct reporting units (DRUs), Air Force Reserve (AFRC) Units and field-operating agencies (FOAs) not located on AF installations. Organizations, to include the Major Commands (MAJCOMs), ANG, and AFRC, may supplement this instruction. MAJCOM OPR for Supplements ensures draft publication is routed to AF/A4C for coordination prior to certification and approval. Further, the ANG or AFRC, will support the intent of this AFI, but where needed may prepare an appropriate policy, supplement, guidance, and/or procedural document reflecting its unique legal status, resources, and structure, as recognized by the reserve component authorities of Title 10 of the United States Code (U.S.C.), AF Doctrine and other governing authorities. Other commands send one copy of each supplement to the next higher headquarters (HHO). Refer recommended changes and questions about this publication to

the Office of Primary Responsibility (OPR) using the AF Form 847, *Recommendation for Change of Publication*; route AF Forms 847 from the field through the appropriate functional chain of command. The authorities to waive wing/unit level requirements in this publication are identified with a tier ("T-0, T-1, T-2, T-3") number following the compliance statement. See AFI 33-360, *Publications and Forms Management*, Table 1.1 for a description of the authorities associated with the tier numbers. Submit requests for waivers through the chain of command to the appropriate tier waiver approval authority, or alternately, to the publication OPR for non-tiered compliance items. Ensure that all records created because of processes prescribed in this publication are maintained IAW Air Force Manual (AFMAN) 33-363, *Management of Records*, and disposed of IAW the Air Force Records Disposition Schedule (RDS) in the Air Force Records Information Management System (AFRIMS) Records Disposition Schedule (RDS). The use of the name or mark of any specific manufacturer, commercial product, commodity, or service in this publication does not imply endorsement by the AF.

### **SUMMARY OF CHANGES**

This revision incorporates Interim Change (IC) 1. This IC (1) updates compliance statements and tier waiver authorities to ensure consistent tiering; (2) updates the office symbols of organizations; (3) adds a new Attachment 4 with Table to incorporate and formalize the latest version of the Environmental Quality Programming Matrix; (4) adds a new Attachment 5 with reference to additional Environmental Programming guidance/processes; (4) updates references to Executive Orders; (5) updates links to and use of CE's SharePoint sites, e-DASH and the CE Portal; and (6) adds clarification to environmental self-assessment requirements consistent with AFI 90-201, *The Air Force Inspection System*. AF-specific policy implementation remains in this Instruction, however, additional and more detailed standard guidance is available in the non-directive EMS playbook published on the AF Civil Engineering (A4C) Portal: <a href="https://cs1.eis.af.mil/sites/ceportal/CEPlaybooks/Pages/default.aspx">https://cs1.eis.af.mil/sites/ceportal/CEPlaybooks/Pages/default.aspx</a>. A margin bar (|) indicates newly revised material.

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### Chapter 1

### **OVERVIEW**

- **1.1. Purpose.** This Instruction establishes an EMS, consistent with AFPD 90-8, as the framework for continual program and process improvement through clearly defined environmental roles and responsibilities, planning requirements, budgeting, effective implementation and operation, and management review.
- **1.2. Vision.** The AF EMS vision is for an effective framework to meet AF environmental obligations while achieving the mission in air, space, and cyberspace. Figure 1.1 illustrates the linkage between the EMS framework and AF guidance. In line with the vision, the AF is committed to the following three priorities:
  - 1.2.1. <u>Compliance</u>. Comply with all environmental legal obligations and regulatory guidelines.
  - 1.2.2. <u>Risk Reduction</u>. Develop a standardized approach to protect AF assets, personnel, and material by effectively identifying and managing risks from environmental encroachment.
  - 1.2.3. <u>Continuous Improvement</u>. Instill a culture that encourages and supports continuous improvement in order to reduce environmental impacts and regulatory burden.

PROGRAMS GUIDANCE ectal Aspects & Impact AFI 23-201 / AFI 32-7044 Fuel / POL /Tanks egal & Other Requireme AFI 32-7001 Pollution Prevention AFI 32-7040 Air Quality AFI 32-7041 Water Quality POLICY NEPA / EIAP AFI 32-7061 AFI 90-201 / AFI 90-803 **ECAMP** CONTINUAL AFI 32-7063 Noise / AICUZ IMPROVEMENT AFI 32-7064 Natural Resources AFI 32-7065 Cultural Resources MANAGEMENT REVIEW Hazardous Materials AFI 32-7086 Toxic Substances AFI 32-1052 / AFI 32-1053 Energy AFI 90-1701 Environmental Restoration AFI 32-7020 Integrated Solid Waste AFI 32-7042 Hazardous Waste

Figure 1.1. Air Force EMS Vision.

### 1.3. Concepts.

- 1.3.1. EMS Implementation and Maintenance. Per Executive Order (E.O.) 13693, *Planning for Federal Sustainability in the Next Decade* and DoDI 4715.17, *Environmental Management System*, the AF shall establish and maintain an EMS. The AF will ensure the EMS conforms to the International Organization for Standardization (ISO) 14001:2004 standard, *Environmental Management Systems Requirements with guidance for use*, and subsequent updates, IAW federal and Department of Defense (DoD) guidelines. The AF will ensure the EMS sustains and enhances mission capability by:
  - 1.3.1.1. Maintaining compliance with all applicable environmental laws, regulations, and policy requirements.
  - 1.3.1.2. Reducing compliance burden by implementing pollution prevention (P2) solutions that reduce the quantity and impact of pollutants.
  - 1.3.1.3. Sustaining natural, cultural, built, and human resources.
  - 1.3.1.4. Incorporating EMS and Environmental, Safety, and Occupational Health (ESOH) considerations into installation Air Force Smart Operations for the 21st Century (AFSO21) Lean Events to improve mission capacity and prevent waste.
  - 1.3.1.5. Providing community outreach to increase awareness of environmental issues.
  - 1.3.1.6. Incorporating EMS elements into specific operations of appropriate organizational-levels and installations.
  - 1.3.1.7. Meeting or exceeding current Office of Management and Budget (OMB), DoD, and AF performance measures.

### 1.4. Methodology.

- 1.4.1. <u>Asset Management (AM)</u>. Enhancing the existing compliance-focused environmental program with AM and EMS principles allows the AF to: sustain and modernize its asset portfolio; increase mission capability; achieve federal sustainability goals; maintain compliance with federal, state, and local laws, country-specific Final Governing Standards (FGSs) or DoD Overseas Environmental Baseline Guidance Document (OEBGD) standards if no FGSs exist, binding obligations under international agreements, and DoD and AF policy and guidance; and restore contaminated sites with reduced environmental mission impacts.
- 1.4.2. <u>EMS Framework</u>. This Instruction provides HAF, AFCEC, FOAs, DRUs, installations, and all other AF units with a framework for developing and maintaining either an organizational-level EMS or an installation EMS. It integrates environmental impact analysis, operational risk management, and P2 into the EMS to institute sustainable practices across the AF mission and reduce both environmental risk and the AF's environmental footprint. This Instruction establishes key requirements using EMS principles for planning, programming, implementing, and monitoring to ensure an effective environmental program.
- 1.4.3. Weapon Systems (WSs). WS acquisition and sustainment program offices follow the systems engineering policy and guidance in DoDI 5000.02, *Operation of the Defense Acquisition System*, The Defense Acquisition Guidebook, and AFI 63-101, *Integrated Life Cycle Management* (Chapter 5), to manage the environmental aspects and possible impacts of the systems they develop and sustain. These systems engineering policies and procedures

comply with the intent and the requirements of an EMS. AFI 32-7001 and AFI 32-7086, *Hazardous Materials Management*, link the installation and organizational-level EMS to these acquisition and sustainment systems engineering processes. When an EMS Cross-Functional Team (CFT) identifies environmental aspects that need to be addressed by changes to the WS design or procedures, the EMS team uses the procedures in these 32-series documents to insert those needs into the WS change processes.

1.4.4. <u>EMS playbook</u>. Additional and more detailed information can be found in the non-directive process EMS playbook published on the AF CE A4C Portal.

### Chapter 2

### **ROLES AND RESPONSIBILITIES**

# 2.1. The Assistant Secretary of the Air Force for Installations, Environment, and Energy (SAF/IE) shall:

- 2.1.1. Establish and issue overarching environmental policy/guidance, including AF EMS guidance, for all AF installations IAW AFI 33-360. Provide direction and program oversight for all environmental matters pertaining to the formulation, review, and execution of environmental plans, policies, budgets, and AF positions regarding federal and state environmental legislation and regulations.
- 2.1.2. Identify applicable legal and other requirements that the AF adheres and subscribes to as part of its environmental and AM processes.
- 2.1.3. Develop environmental program strategic goals and objectives IAW E.O. 13693 and DoDI 4715.17.
- 2.1.4. Establish EMS performance measures and assign responsibility.
- 2.1.5. Collect, analyze and report AF-wide performance information to the Office of the Secretary of Defense (OSD), to include Environmental Management Review performance measures and E.O. 13693 Strategic Sustainability Performance Plan (SSPP) objectives and targets.
- 2.1.6. Serve as the principal AF representative on all environmental management issues with OSD staff, federal agencies, and Congress.
- 2.1.7. Establish procedures for communication with interested external parties.
- 2.1.8. Coordinate with Assistant Secretary of the Air Force for Acquisition (SAF/AQ) to:
  - 2.1.8.1. Establish policy, assign responsibility, and provide direction for sustainable procurement of goods and services pursuant to E.O. 13693 in a manner that meets or exceeds the requirements of the AF Sustainable Procurement Program (SPP), all relevant laws, regulations, E.O.s, and DoD policy.
  - 2.1.8.2. Support changes to contracting policies, regulations, and procedures that facilitate reducing environmental impacts to include compliance with federal regulations and guidelines.
  - 2.1.8.3. Provide policy that implements the AF SPP in a manner that meets or exceeds the requirements of all relevant laws, regulations, E.O.s, and DoD policy.
  - 2.1.8.4. Monitor performance with the SPP, and report status to OSD, as appropriate.
  - 2.1.8.5. Promote the purchase of environmentally preferable products and services, and the use of environmentally benign materials that minimize risk to human health and the environment under the SPP.
- 2.1.9. Conduct HAF Environmental, Safety, and Occupational Health Council (ESOHC) and ESOH Steering Committee meetings. Conduct senior level review of the AF EMS IAW AFI 90-801, *Environment, Safety, and Occupational Health Governance*.

- 2.1.10. Perform, or delegate through the appropriate chain of command, overseas responsibilities (including maintenance of the OEBGD) as outlined for Heads of DoD Components in DoDI 4715.05, *Environmental Compliance at Installations Outside the United States*.
- 2.1.11. Have responsibility for environmental protection policy matters as described in AFPD 90-11, *Strategic Planning*, and *Policy Formulation*, paragraph 5.2.
- 2.1.12. Serve as the Department of the AF's Senior Sustainability Official and have responsibility for overseeing the establishment of E.O. 13693 sustainability performance goals and objectives; approving the Department's sustainability plans; managing policy, strategy, international relations, and interagency relations that pertain to or have an impact on sustainability; and serving as the primary interface to OSD for sustainability matters. The SAF/IE designates the AF representative to the DoD Senior Sustainability Council.

### 2.2. The Assistant Secretary of the Air Force for Acquisition (SAF/AQ) shall:

- 2.2.1. Include environmental risk management concepts and responsibilities in the education and training of acquisition personnel.
- 2.2.2. Incorporate environmental risk management/risk reduction into systems engineering and the acquisition decision-making process. Ensure that these environmental risk management policies and processes are aligned with the tenets and requirements of an EMS. Work with AF/A4C to build links between installation and organizational-level EMSs and systems engineering environmental risk management that are consistent with the AF Integrated Life Cycle Management approach.
- 2.2.3. Ensure environmental compliance at GOCO facilities.
- 2.2.4. Support and incorporate changes to contracting policies, regulations, and procedures that facilitate reducing environmental impact to include compliance with federal regulations and guidelines.
- 2.2.5. Provide policy that implements the DoD and AF SPP in a manner that meets or exceeds the requirements of all relevant laws, regulations, E.O.s, and DoD policy.
- 2.2.6. Monitor/Track SPP compliance and report status to OSD.
- 2.2.7. Develop guidance on the application of P2 technologies in AF contracts.
- 2.2.8. Develop guidance on the application and inclusion of EMS language in appropriate contracts.

# 2.3. The Assistant Secretary of the Air Force for Financial Management and Comptroller (SAF/FM) shall:

- 2.3.1. Include environmental risk management concepts and responsibilities in the education and training of financial management/comptroller personnel.
- 2.3.2. Ensure scoring of environmental risk data analysis for financial project management and programming.
- 2.3.3. Ensure fiscal oversight for environmental compliance at GOCO plants.

2.3.4. Develop and incorporate comprehensive environmental requirements into financial policies and procedures.

### 2.4. The Assistant Secretary of the Air Force, Office of Public Affairs (SAF/PA) shall:

2.4.1. Communicate AF environmental messages, initiatives, and successes to internal and external audiences including international, national, regional, state, and local audiences, utilizing AF, AFCEC, FOA, and installation-level Public Affairs (PA) offices.

### 2.5. The Assistant Secretary of the Air Force, General Counsel of the AF (SAF/GC) shall:

- 2.5.1. Provide legal advice to the Secretary of the Air Force (SAF) concerning all matters associated with environmental laws and other applicable legal requirements.
- 2.5.2. The General Counsel is the principal legal adviser to the SAF with respect to all legal issues and regulatory requirements relevant to the AF, and as appropriate in its discretion, advises the Air Staff and, as appropriate, all elements of the AF. Depending on the legal issues and governing documents relating to the issues, SAF/GC consults with the Air Force Legal Operations Agency (AFLOA) or other AF legal service providers.

# 2.6. The Headquarters, United States Air Force, Deputy Chief of Staff for Logistics, Installations, & Mission Support, Directorate of Civil Engineers (A4C) shall:

- 2.6.1. Maintain HAF organizational EMS to include developing environmental implementing instructions and programmatic guidance for operations worldwide.
- 2.6.2. Monitor and analyze AF-wide overall environmental program performance in relation to Natural Infrastructure (NI) and Built Infrastructure (BI) to meet mission requirements and promote sound AM. Identify trends, resource requirements, and corrective actions.
- 2.6.3. Identify the applicable legal and other requirements that the AF adheres and subscribes to as part of its environmental and AM processes.
- 2.6.4. Develop environmental program goals, objectives, and targets. Coordinate with other HAF organizations to ensure consideration of environmental aspects not owned by CE, to include energy use, transportation, maintenance activities, and operational ranges, IAW E.O. 13693.
- 2.6.5. Establish EMS performance measures and assign responsibility.
- 2.6.6. Assist SAF/IE with collecting, analyzing, and reporting AF-wide performance measures and information, to include OSD Environmental Management Review performance measures, E.O. 13693 SSPP objectives and targets, and metrics for recurring HAF ESOHC reviews.
- 2.6.7. Advocate for environmental funding through the Planning, Programming, Budgeting, and Execution (PPBE) process.
- 2.6.8. Provide review and approval of Environmental Quality (EQ) Program Objective Memorandum (POM).
  - 2.6.8.1. Maintain EQ programming matrix.
  - 2.6.8.2. Provide oversight of the EQ Integrated Priority List (IPL) and help approve the final IPL.

- 2.6.8.3. Review and approve centralized EMS and Environmental Information management and technology (IT) tool investments.
- 2.6.9. Establish and maintain cooperative working relationships with HQ/federal-level environmental regulators, OSD, AF MAJCOMs and other stakeholders.
- 2.6.10. Coordinate and analyze environmental performance reporting, compliance tracking, and resource needs.
- 2.6.11. Participate in HAF ESOHC and ESOH Steering Committee.
- 2.6.12. Oversee process to validate and approve environmental education and training requirements through the CE Governance Structure and AF Learning Committee process. Issue environmental education and training implementation instructions and programmatic guidance consistent with OSD and HAF, Deputy Chief of Staff for Manpower and Personnel (HQ USAF/A1) policies.
- 2.6.13. Review and provide input on environmental requirements during HAF reviews of capability documents and performance-based agreements/performance work statements (PWS) for WS product support.
- 2.6.14. Provide guidance to implement an awareness program to promote the AF EMS and SPP.
- 2.6.15. Ensure the AF EMS facilitates and supports AF Planning Readiness (PR) to include reducing the time and cost for compliance with the National Environmental Policy Act (NEPA) and the Environmental Impact Analysis Process (EIAP) IAW 32 Code of Federal Regulations (C.F.R.) Part 989.

# 2.7. The Headquarters, United States Air Force, Deputy Chief of Staff for Manpower and Personnel (A1) shall:

- 2.7.1. Develop and oversee environmental training guidance for the development and management of formal technical training (non-flying), Advanced Distributive Learning (ADL), on-the-job training (OJT), ancillary and additional duty training, automated training record and learning management systems, Mission Readiness Training (MRT) and Basic Military Training (BMT).
- 2.7.2. Conduct the AF Learning Committee (AFLC) process that vets and approves ancillary training requirements, including applicable environmental requirements meeting ancillary training criteria.

# 2.8. The Headquarters, United States Air Force, Deputy Chief of Staff for Air, Space, and Information Operations Plans and Requirements (A3O) shall:

- 2.8.1. Incorporate environmental and sustainment principles into strategic and mission planning, policies, procedures, and training.
- 2.8.2. Appoint A3 environmental POCs to serve as the OPR for EMS to provide guidance to the MAJCOM and installation A3 environmental coordinators.

# 2.9. The Headquarters, United States Air Force, Deputy Chief of Staff for Logistics, Installations, & Mission Support - Directorate of Logistics (A4L) shall:

- 2.9.1. Advocate for projects and equipment that reduce the operational environmental burden through the PPBE process.
- 2.9.2. Incorporate EMS principles in policies, procedures, and training.
- 2.9.3. Appoint environmental POCs to serve as the OPRs for EMS to provide guidance to the MAJCOM and installation A4 environmental coordinators/counterparts.
- 2.9.4. Integrate environmental risk management and risk reduction into the sustainment decision-making process.
- 2.9.5. Align responsibilities of this AFI with Logistics (20-series) AFIs.
- 2.9.6. Ensure A4 personnel receive education and training on their environmental responsibilities.
- 2.9.7. Utilize the EMS IAW E.O.s13423 and 13514 to identify and develop objectives and targets, in coordination with A4C, in order to address the aspects of A4 activities such as energy, transportation, weapons/ground maintenance, and supply chain management that impact the environment and help the AF achieve its stated environmental goals.

### 2.10. The Headquarters, United States Air Force, Surgeon General (SG) shall:

- 2.10.1. Incorporate occupational health and sustainment principles into strategic and mission planning, policies, procedures, and training.
- 2.10.2. Plan, program, and budget funding for drinking water surveillance associated with the protection of public health.
- 2.10.3. Ensure SG personnel receive education and training on their environmental responsibilities, as applicable.

### 2.11. The Headquarters, United States Air Force, Safety (SE) shall:

- 2.11.1. Incorporate safety and sustainment principles into strategic and mission planning, policies, procedures, and training.
- 2.11.2. Plan for applicable safety compliance and monitoring requirements to comply with regulations and advocate for projects and equipment through the PPBE process to reduce safety risks.
- 2.11.3. Ensure SE personnel receive education and training on their environmental responsibilities, as applicable.

# 2.12. The Headquarters, United States Air Force, Deputy Chief of Staff for Strategic Plans and Programs (A8) shall:

- 2.12.1. Incorporate sustainment and environmental principles into strategic and mission planning, policies, procedures, and training.
- 2.12.2. Assist in formulating and implementing corporate investment strategies for EMS and establishing communication with AFCEC Operations Directorate (AFCEC/CO) regarding the achievement of mandated E.O. 13693 and other relevant E.O. goals/objectives.
- 2.12.3. Integrate environmental requirements into the AF long-range planning process in cooperation with the DoD Lead Environmental Component (LEC), MAJCOM Directors of Plans and Programs, and other appropriate offices.

- 2.12.4. Consider environmental aspects in strategic planning and basing decisions.
- 2.12.5. Support the development and identification process for incorporating new significant environmental aspects into environmental actions plans (EAPs) to achieve AF environmental targets and objectives reducing or mitigating negative environmental impacts.

# 2.13. Air Force Civil Engineer Center, Environmental Management Directorate (AFCEC/CZ) shall:

- 2.13.1. Provide program guidance and manage the centralized AF EMS, to include environmental programs, to ensure compliance, reduced risk, and continuous improvement. **(T-1).**
- 2.13.2. Support the HAF and AFCEC defined visions, objectives, and targets (VOTs) to reduce impacts of environmental aspects by maintaining environmental programs and establishing installation or program specific objectives and targets to reduce environmental impacts. (T-1).
- 2.13.3. Ensure EMS and compliance audits are conducted IAW requirements outlined in DoDI 4715.06, *Environmental Compliance*, DoDI 4715.17, AFI 90-803, *Environmental, Safety, and Occupational Health Compliance Assessment Management Program*, and AFI 90-201. (**T-0**).
- 2.13.4. Assist in the collection, quality assurance, and analysis of data including environmental performance monitoring and reporting for the DoD and HAF ESOHC Environmental Management Reviews, DoD SSPP reporting, Annual Report to Congress and life cycle analysis of AF projects and processes, and NI/BI status and sustainable community reporting. (T-0).
- 2.13.5. Assist HQ USAF/A4C, other AFCEC Directorates, MAJCOMs, and installations in identifying, developing, and executing EQ and NI/BI asset sustainability requirements, to include the review and validation of the EQ submittal to the POM. (T-1). AFCEC/CZ will manage the development of an EQ IPL as part of the budgeting process. (T-1).
- 2.13.6. Manage the natural resource reimbursement account budgets and issue an annual call for budget proposals. (**T-1**).
- 2.13.7. Support and consult on weapon system pollution prevention (WSP2) initiatives. (**T-1**).
- 2.13.8. Assist in integrating operational and environmental sustainable concepts into planning, architectural design guidance, project and program scope, contracting, and funding. **(T-1).**
- 2.13.9. Analyze and identify trends in AF compliance performance and distribute analysis as needed, to include providing lessons learned. (**T-1**).
- 2.13.10. Provide subject matter experts (SMEs) for Continental United States (CONUS) and Outside the Continental United States (OCONUS) AF EQ and sustainability programs. SMEs shall:
  - 2.13.10.1. Have an advisory/integrating role in WSP2. (T-1).

- 2.13.10.2. Provide technical and standardization guidance to develop, write, and coordinate guidance, directives, and doctrine (e.g., playbooks, environmental technical letters) for the AF environmental programs. (T-1).
- 2.13.10.3. Develop recommendations for AF environmental compliance policy implementation guidance. (**T-1**).
- 2.13.10.4. Support the development and update of technical criteria (e.g., AFIs, Unified Facilities Criteria (UFC), Engineering Technical Letters (ETL), etc.). (T-1).
- 2.13.10.5. Provide reach back support to installations by participating in activities/initiatives to resolve complex environmental issues. (T-1). SME will provide technical guidance and consultation to ensure mission, technical initiatives, and objectives are met. (T-1).
- 2.13.10.6. Manage and execute reserve and reimbursable accounts (e.g., Forestry Reserve Account). (**T-0**).
- 2.13.10.7. Support SAF/IEE, HAF/A4C, or Regional Environmental Coordinator (REC) in interfacing with outside agencies and regulators (relating to the AF spectrum of CE needs), consulting with government stakeholders and authorized Non-Governmental Organizations (NGOs), and defending AF operational needs and liabilities. (**T-1**).
- 2.13.10.8. Perform data trend analysis. (T-1).
- 2.13.11. Lead and/or support HAF/A4C Environmental Program Group (EPG) chartered panels or working groups. (T-1).
- 2.13.12. Participate in DoD/HAF working groups, as appropriate. (**T-2**).
- 2.13.13. Participate in the A4C environmental education and training process. Identify education and training requirements for the Environmental Education and Training (EET) Working Group under the Integration Panel of the EPG. (T-1). AFCEC/CZ will obtain HAF/A1 approvals of ancillary and additional duty environmental education and training requirements. (T-1).
- 2.13.14. Oversee the implementation of AF environmental policy, instructions, and guidance within AFCEC and at the installations as a focal point. (**T-1**).
- 2.13.15. Manage the AF-wide standardized and organizational-level EMS: (T-1).
  - 2.13.15.1. Oversee execution to ensure installation environmental programs can achieve DoD/AF-level strategic intent and environmental goals and objectives; and establish VOTs and programmatic EAPs to reduce impacts of environmental aspects at the installations.
  - 2.13.15.2. Develop supplemental guidance (playbooks), as necessary, to implement this Instruction.
  - 2.13.15.3. Develop enterprise-wide AF-level significant aspects to include identifying unique environmental aspects and impacts associated with installation mission activities.
  - 2.13.15.4. Appoint an AFCEC EMS Program Manager.
  - 2.13.15.5. Analyze the effectiveness of the EMS across the AF.

- 2.13.15.6. Ensure established programs achieve AF defined objectives and targets to reduce impacts from AF activities.
- 2.13.15.7. Program, budget, and allocate resources to achieve EMS objectives, mitigate significant impacts, achieve compliance, and validate installation environmental requirements in AF approved project management software.
- 2.13.15.8. Provide oversight and management of environmental assessment programs.
- 2.13.15.9. Conduct staff assistance assessments and support the AF Inspection System (AFIS), including supplementing the MAJCOM Inspector General's (IG) Unit Effectiveness Inspection (UEI) team, IAW AFI 90-201 and environmental self-assessment requirements of AFI 90-803.
- 2.13.15.10. Participate in or support MAJCOM and installation ESOHC reviews and ensure it includes a review in the form of performance measurement dashboards, informational and status briefings of the MAJCOM organizational EMS as well as their installations' EMS performance, at least annually, and participation on FOA/MAJCOM ESOH working groups. Ensure ESOHC performs an annual review of the installations' EMS performance.
- 2.13.15.11. Appoint integrated process teams (IPTs) to support ESOHC, as necessary.
- 2.13.15.12. Coordinate revisions to the EQ programming matrix, EQ Standard Titles, and the EQ Scoring model.
- 2.13.15.13. Consult with MAJCOM Acquisitions Functions on SPP issues and provide guidance accordingly to the installations.
- 2.13.15.14. Support AF PR by collecting and reporting data on critical environmental parameters that could affect completion of NEPA actions and associated project execution timeframes.
- 2.13.15.15. Maintain current EMS and standardized tools on the AFCEC/CZ SharePoint-based Information Management site called "eDASH" (<a href="https://cs1.eis.af.mil/sites/edash">https://cs1.eis.af.mil/sites/edash</a>).
- 2.13.16. Assist AFCEC Facility Engineering and AFCEC Operations, as appropriate, to support environmental requirements for installations and operations outside the U.S. (i.e. Overseas). (T-1).
- 2.13.17. Maintain regional media program experts and an Intermediate Environmental Function (IEF) capability between the installations and HAF. (**T-1**). The IEF is comprised of Installation Support Teams (ISTs) and AFCEC Pacific Division for installations in the U.S. For installations outside the U.S. (e.g., overseas, in a foreign country), the IEF is comprised of the AFCEC Europe and Pacific Divisions. The ANG Installations and Mission Support Directorate, Environmental Branch (NGB/A7AN) will serve as the IEF between ANG installations and AFCEC or HAF).

### 2.14. Air Force Civil Engineer Center, Facility Engineering Directorate (AFCEC/CF) shall:

2.14.1. Provide support to AFCEC/CZ by establishing an overseas IEF between the overseas installations and AFCEC/CZ via the AFCEC Europe Division and AFCEC Pacific Division. **(T-1).** 

- 2.14.1.1. Assist overseas installations with programming and execution requirements, and if needed, identify and program requirements, on behalf of the installation, using AF approved project management software (Automated Civil Engineer System-Project Management (ACES-PM) Module or approved next generation system).
- 2.14.1.2. Provide direct installation support by initiating new permit applications, writing plans, and completing plan updates and permit renewals.
- 2.14.1.3. Program, review, evaluate, validate, and execute projects or opportunities.
- 2.14.1.4. Serve as an installation advocate and focal point for execution, addressing regional or Host Nation issues, and leading regional enterprise initiatives.
- 2.14.1.5. Develop, acquire, and oversee contracts within their geographical span of control.
- 2.14.1.6. Provide support to the PACAF and USAFE MAJCOM ESOHCs, as appropriate, in the form of performance measurement dashboards, informational and status briefings, and participation on FOA/MAJCOM ESOH working groups. Ensure ESOHC performs an annual review of the installations' EMS performance.
- 2.14.1.7. Assist installations in overseas locations to comply with applicable international agreement requirements, FGS, and if no FGS exists, the OEBGD.
- 2.14.1.8. Oversee execution to ensure installation environmental programs are maintained to achieve stated AF environmental goals and objectives; and establish VOTs to reduce impacts of environmental aspects at the installations.
- 2.14.2. Provide additional support for installations and operations outside the U.S. (i.e., Overseas). (T-1).
  - 2.14.2.1. When authorized, consult or coordinate on environmental issues with the appropriate DoD LEC, in-theater geographic combatant command, HAF/A4C, and other DoD Components operating in country, whichever is appropriate.
  - 2.14.2.2. Advise the LEC on essential overseas environmental matters accordingly. Unless otherwise authorized, seek permission from the LEC, if required, to meet or consult with Host Nation environmental regulatory authorities to discuss AF initiatives to achieve high P2 standards and efforts to maintain the quality of the environment and NI.
  - 2.14.2.3. Advise HAF/A4C and AFCEC/CZ of current and challenging overseas technical, innovative, and/or critical environmental developments and trends, and any new requirements that would significantly affect AF mission abroad. Maintain and provide a copy of the latest version of FGS and applicable Host Nation standards to HAF for operational considerations and informational purposes.
  - 2.14.2.4. Assist the installation staff to resolve disputes with the LEC when they arise. Lead respective team meetings with the LEC, EUCOM, or other services as required.
  - 2.14.2.5. When authorized, develop, maintain, and distribute country-specific FGS IAW DoDI 4715.05.

- 2.14.2.6. Lead a cross-functional environmental panel to distribute information, develop guidance, and resolve issues pertaining to environmental matters that effect AF installations and operations in foreign countries.
- 2.14.3. Identify and develop POM inputs for NI/BI asset sustainability requirements not eligible for EQ funds, to include the review and validation of projects needed to ensure compliance with environmental regulatory requirements or meet established EMS objectives and targets. (T-1).

### 2.15. Air Force Civil Engineer Center, Operations Directorate (AFCEC/CO) shall: (T-1).

- 2.15.1. Integrate environmental operational controls for activities that have significant environmental aspects to promote cost-effective planning, design, construction, Operations and Maintenance (O&M), repair, replacement, and disposal of the facility infrastructure and ensure that all life-cycle elements of facility programs are incorporated.
- 2.15.2. Ensure AFCEC/CO SMEs have an advisory/integrating role in WSP2.
- 2.15.3. Participate in various cross-functional working groups and chartered HAF Program Group Panels to help identify and develop strategies to achieve mandated environmental targets and objectives.
- 2.15.4. Engage with HAF, AFCEC/CZ, MAJCOMs, and installations on achieving goals of E.O.s 13423 and 13514.
- 2.15.5. Provide engineering technical and professional support to MAJCOMs and installations for operational issues on pollution control facilities and equipment in support of environmental compliance programs and the EMS to include implementation of energy and water conservation, and pesticides management programs.
- 2.15.6. Consult with AFCEC/CF on facility-related matters and sustainable development programs, as appropriate.
- 2.15.7. Integrate P2, SPP, Ozone Depleting Substances (ODS), Greenhouse Gas (GHG) refrigerant management issues, and other sustainability requirements, across facility program management.
- 2.15.8. Integrate environmental risk and compliance burden reduction into decision-making processes.
- 2.15.9. Find technical solutions to recurring infrastructure compliance problems and incorporate the appropriate requirements into AF O&M documents.
- 2.15.10. Analyze deficiencies and develop corrective actions for CE training and management.
- 2.15.11. Develop and host web-based environmental education and training courses and deliver via the Civil Engineer Virtual Learning Center.

### 2.16. Air Force Civil Engineer Center, Energy Directorate (AFCEC/CN) shall: (T-1).

2.16.1. Promote AF energy conservation and efficiency standards and water conservation Best Management Practices (BMPs). Incorporate renewable energy technologies into building design criteria based upon life cycle cost and maintainability considerations.

- 2.16.2. Provide engineering technical and professional support to MAJCOMs and installations for energy conservation programs.
- 2.16.3. Identify and develop POM inputs for NI/BI energy sustainability requirements not eligible for EQ funds, to include the review and validation of projects needed to ensure compliance with environmental regulatory requirements or meet established EMS objectives.

### **2.17.** Air Force Civil Engineer Center, Planning, and Integration Directorate (AFCEC/CP) shall:

- 2.17.1. Assist MAJCOMs/installations with strategic planning for ensuring installation capability to support the current mission and potential future development.
- 2.17.2. Be responsible for implementation of the AF Encroachment Management, Noise, and Air Installation Compatible Use Zone (AICUZ) programs. (T-1).

### 2.18. IEF (AFCEC Installation Support Team or NGB/A7A for ANG) shall:

- 2.18.1. Provide direct installation support by ensuring environmental requirements are programmed using AF approved project management software (ACES-PM or approved next generation system). (T-1).
- 2.18.2. Provide direct installation support by initiating new environmental permit or permit renewal applications, assist with completing new plans or plan updates. (**T-0**).
- 2.18.3. Program, review, evaluate, validate, and execute projects to ensure environmental compliance, protect our natural infrastructure, or implement P2 opportunities. (T-1).
- 2.18.4. Serve as an installation advocate and/or OPR for execution, addressing regional issues, and leading regional enterprise initiatives. (**T-2**).
- 2.18.5. Develop, acquire, and oversee contracts within the appropriate IEFs geographical span of control, or at the AF programmatic level. (**T-2**).
- 2.18.6. Provide support to the MAJCOM ESOHCs in the form of performance measurement dashboards, informational and status briefings, and participation on FOA/MAJCOM ESOH working groups. (T-1). AFCEC/IEF will ensure the ESOHC performs an annual review of the installations' EMS performance. (T-1).
- 2.18.7. Identify and assist installations in complying with all applicable federal, state, local, and AF environmental standards. (T-1). AFCEC/IEF will help installations identify and eliminate circumstances that may lead to situations of non-compliance. (T-1). AFCEC/IEF will help installations in overseas locations to comply with applicable international agreements, FGS, and if no FGS exist, the OEBGD. (T-1).

# 2.19. United States Air Force School of Aerospace Medicine/ Occupational and Environmental Health (USAFSAM/OE) shall: (T-0).

- 2.19.1. Assist MAJCOM SG to achieve and maintain Safe Drinking Water Act (SDWA) compliance by providing laboratory analytical, consultant, contractual, and field survey services.
- 2.19.2. Ensure analytical services meet all applicable federal, state, and local regulatory requirements for timeliness and correct analytical methods.

### 2.20. Air Force Legal Operations Agency, Environmental Law, and Litigation Division (AFLOA/JACE) shall:

- 2.20.1. Provide legal advice, through the Field Support Center (FSC), the Regional Counsel Office (RCO), and the Litigation Center, on new and emerging issues, litigation matters and on compliance with environmental laws, regulations, and obligations under binding international agreements. (**T-0**).
- 2.20.2. Provide legal advice on state and regional issues through the AFLOA/JACE-RC that supports each of the AF RECs and AFCEC operation locations. (**T-0**).
- 2.20.3. Review proposed federal environmental laws and regulations for potential impact to AF and communicate potential impacts. (**T-1**).
- 2.20.4. Participate in the ESOHC meetings and review environmental laws, issues, and questions presented by the Staff Judge Advocate (SJA).
- 2.20.5. In coordination with AFCEC/CZ, update the legal and other requirements list of the AF EMS communication tool at least annually. (**T-1**).

### 2.21. Headquarters, Air Education Training Command (AETC) shall:

- 2.21.1. Incorporate A1-approved requirements into its basic training, Professional Military Education (PME), and technical training programs, as appropriate. Publish A1-approved training courses and sources, including A1-approved environmental courses, in the Education and Training Course Announcement (ETCA). Perform other duties as specified in AFI 36-2201, *Air Force Training Program*.
- 2.21.2. Conduct a periodic review of AETC instructional programs to ensure appropriate environmental content is incorporated across all education and training venues.
- 2.21.3. Coordinate with AFCEC to ensure education and training content is technically accurate and current with relevant environmental laws, regulations, and DoD and AF policy.

# 2.22. The MAJCOM Commander and/or ESOH Council Chair (Includes ANG and AF/RE) shall:

- 2.22.1. Receive updates from the AFCEC/CZ on the status of their installations EMS. Provide direction to Installation Commanders (ESOHCs) to fulfill EMS responsibilities. This includes, but is not limited to:
  - 2.22.1.1. Use reporting and analysis tools developed by AFCEC/CZ (or by NGB A7AN for ANG installations) as a monitoring and measuring tool to view the status of installations EMSs and evaluate environmental risk.
  - 2.22.1.2. Coordinate with the MAJCOM IG to ensure ESOH inspection requirements are accomplished during the on-site inspection IAW AFI 90-201.
  - 2.22.1.3. Receive (complete) at least annually, from (with) AFCEC/CZ, a review of the installations EMS performance.
  - 2.22.1.4. Advocate for resources necessary to meet EMS conformance and maintenance requirements.
- 2.22.2. Advocate for resources necessary to meet EMS maintenance requirements.

### 2.23. MAJCOM Surgeon General (SG) shall:

- 2.23.1. Ensure SG personnel receive education and training on their environmental responsibilities, as applicable.
- 2.23.2. Participate in the MAJCOM ESOHC, IPTs, and CFT (if applicable).

### 2.24. MAJCOM Safety (SE) shall:

- 2.24.1. Ensure SE personnel receive education and training on their environmental responsibilities, as applicable.
- 2.24.2. Participate in the MAJCOM ESOHC, IPTs, and CFT (if applicable).

### 2.25. MAJCOM Logistics Environmental Management (A4/EM) shall:

- 2.25.1. Manage the A4's ESOH program to ensure compliance (e.g., when purchasing hazardous materials (HAZMAT) or implementing SPP requirements).
- 2.25.2. Serve as focal point to develop A4 environmental program requirements and review environmental initiatives.
- 2.25.3. Coordinate initiatives/consult with HAF/A4 and/or CE community. Ensure proposed process changes or green product substitutions comply with applicable technical orders (T.O.).
- 2.25.4. Review and provide input on environmental requirements to Mission Area Plans, Mission Support Plans, Mission Needs Statements, Performance Requirements Documents, PWSs, and Statements of Work (SOWs).
- 2.25.5. Participate on the MAJCOM CFT (if applicable).

# 2.26. The Installation/Center Commander (ESOHC Chair unless delegated to the Vice Wing Commander) (\*at AF Materiel Command [AFMC] installations, this may be the Center Commander function) shall:

- 2.26.1. Comply with all applicable DoD and AF policies and instructions, federal, state, and local environmental laws, regulations, and standards. (**T-0**). Installations overseas must comply with applicable overseas policies and requirements, including the provisions of DoDI 4715.05, standards in country-specific FGS, or the OEBGD if no FGS exist, and the obligations of any binding international agreement. (**T-0**).
- 2.26.2. Ensure the installation level EMS is established and maintained IAW ISO 14001:2004, including but not limited to: (**T-0**).
  - 2.26.2.1. An installation level environmental commitment statement is established and maintained, supporting AFPD 90-8 and this AFI.
  - 2.26.2.2. Identification and ranking of environmental aspects and impacts of installation mission activities.
  - 2.26.2.3. Identification of legal and other requirements to which the unit(s) adheres and subscribes.
  - 2.26.2.4. Development of objectives and targets to minimize environmental risks.
  - 2.26.2.5. Implementation of EAPs to achieve objectives and targets.

- 2.26.2.6. Implementation of operational controls for activities that could cause significant environmental impact.
- 2.26.2.7. Providing education and training for employees (including contractor personnel), as required by legal requirements, AF, or local policies.
- 2.26.2.8. Conducting internal compliance self-assessments and EMS audits IAW DoDI 4715.06, and DoDI 4715.17 respectively, and consistent with AFI 90-201.
- 2.26.2.9. Conducting annual Environmental Management Reviews for the installation ESOHC to ensure adequacy of the EMS.
- 2.26.2.10. Providing resources to maintain EMS conformance.
- 2.26.2.11. Providing environmental performance reports to AFCEC.
- 2.26.3. Identify and provide necessary resources to achieve sustainability. (T-1).
- 2.26.4. Assign roles and responsibilities in writing: (T-1).
  - 2.26.4.1. Appoint a CFT Chair (no lower than a deputy group commander).
  - 2.26.4.2. Establish an installation-wide CFT. Membership is composed of organizations with significant environmental aspects and personnel from a variety of disciplines (such as CE environmental program managers, CE operations, Logistics & Maintenance Operations, Installation Operations, Maintenance Group, Operations Group, Force Support Squadron, Contracting, PA, SJA, SE, Bioenvironmental Engineering (BE), the Hazardous Materials Management Process (HMMP) team, other working groups, and tenants, etc.). The CFT reviews EMS elements.
  - 2.26.4.3. Appoint an EMS Coordinator.
  - 2.26.4.4. Ensure organizational and/or squadron commanders appoint primary and alternate Unit Environmental Coordinators (UECs) and CFT members as appropriate. UECs participate in CFT meetings as needed.

### 2.27. The Installation ESOHC shall:

- 2.27.1. Conduct the senior management review using guidance in this AFI (Chapter 8) and other sources, to determine the adequacy and effectiveness of the installation EMS. (**T-0**).
- 2.27.2. Provide senior leadership input and direction for EMS continual improvement. (T-1).

### 2.28. The Installation CFT Chair shall:

- 2.28.1. Represent management to ensure that compliance and P2 requirements are developed using an EAP (see Sec 3.3.3.2), implemented and maintained within the EMS framework, and reflect the direction of the ESOHC. (T-1).
- 2.28.2. Report to the ESOHC on the performance and progress of the EMS, including recommendations for improvement. See Sec 8.3.3 for details. (T-1).
- 2.28.3. Facilitate the management review, or as delegated.

### 2.29. The Installation EMS Coordinator shall:

2.29.1. Develop CFT meeting agendas and schedules. (T-1).

- 2.29.2. Highlight EMS BMPs at CFT meetings. (T-1).
- 2.29.3. Provide day-to-day support to the CFT and CFT Chair.
- 2.29.4. Function as the recorder for the CFT.
- 2.29.5. Assist with management review (e.g., ESOHC) preparations and assessment processes. (T-1).
- 2.29.6. Provide EMS-related issues to the CFT Chair for inclusion in the ESOHC agenda. **(T-1).**
- 2.29.7. Identify resource (budget) requirements and communicate requirements to the IEF for programming. (T-1).
- 2.29.8. Coordinate with the IEF EMS Program Manager on data calls. (T-1).
- 2.29.9. Review and update the installation supplement of EMS manual IAW this AFI. (T-1).
- 2.29.10. Maintain current EMS and environmental documentation and records on the AFCEC/CZ SharePoint-based Information Clearing House called "eDASH" (<a href="https://cs1.eis.af.mil/sites/edash">https://cs1.eis.af.mil/sites/edash</a>). (T-1). Does not replace AFRIMS recordkeeping requirements. (Note: ANG uses an equivalent environmental SharePoint-based system called Virtual Environmental Management Office (VEMO)).

### 2.30. The Installation CFT shall:

- 2.30.1. Support the ESOHC by implementing, establishing, and maintaining an ISO 14001-conforming EMS for the installation. (T-0). CFT may work with other established working groups such as the Installation Facilities Board and Installation Encroachment Committee depending on identified EMS objectives. See Chapter 8 for additional details.
- 2.30.2. Ensure quarterly CFT meeting(s), management reviews, and provide organizations input on environmental issues to the CFT membership. (T-1).
- 2.30.3. Develop and update a prioritized listing of environmental aspects and impacts at least annually or as activities, products, and/or services change. (**T-0**).
- 2.30.4. Develop objectives and targets to manage installation significant environmental aspects. (T-0).
- 2.30.5. Develop EAPs, using eDASH, for identified aspects to improve, eliminate, or decrease impacts (as determined appropriate by the CFT). (**T-1**). EAPs include resource requirements (Environmental funds Conservation, Compliance, Environmental Restoration, P2 and other non-Environmental funded sources) to address significant aspects.
  - 2.30.5.1. Regularly review objectives and targets and monitor performance. Evaluate organizational-level proposed objectives and targets against the P2 hierarchy. Review and monitor EAPs at CFT meetings. Provide input on installation strategic vision, goals, objectives for consideration during the investment planning process.
  - 2.30.5.2. Participate in and provide updates to Activity Management Plans (AMPs) and Base Comprehensive Asset Management Plan (BCAMP) development. Incorporate P2 targets and objectives developed by other working groups, such as the HMMP and SPP, into the EAPs.

- 2.30.6. Develop installation supplements to AF policies and procedures as required. (T-1).
- 2.30.7. Maintain EMS and environmental documentation and records on eDASH, as needed, to ensure EMS conformance (In the case of ANG, the equivalent system is called VEMO). (T-0).
- 2.30.8. Ensure adequate operational controls to minimize impacts and manage aspects. (**T-0**).
- 2.30.9. Identify EMS and other environmental training requirements. (T-0).
- 2.30.10. Review adequacy of the installation Environmental Commitment Statement in support of the AF Environmental Policy (AFPD 90-8 and this AFI), and recommend changes. (T-1).

### 2.31. Organizational and/or Squadron Commanders/Directors shall:

- 2.31.1. Ensure environmental compliance within the organization. (**T-0**).
- 2.31.2. Support installation and organizational-specific EMS objectives and targets managed within the installation EMS. (T-1).
- 2.31.3. Appoint CFT members and UECs, in writing, and keep appointee letter current. (**T-1**).
- 2.31.4. Implement corrective and preventative actions for identified environmental discrepancies. (**T-0**).
- 2.31.5. Ensure organizational personnel know the environmental requirements that apply to their daily duties and receive the appropriate level of environmental education and training commensurate with those duties (reference eDASH's Education, Training, and Awareness page). (T-1).

### 2.32. Unit Environmental Coordinators (UECs) shall:

- 2.32.1. Serve as the EMS conduit between installation environmental function and their unit.
- 2.32.2. Attend CFT and other working group meetings as requested.
- 2.32.3. Advise the work area supervisor on any EMS and environmental policies.
- 2.32.4. Manage and monitor the EMS requirements for the unit. (**T-1**). Provide any information required for installation environmental and sustainability performance measures.
- 2.32.5. Participate and support EMS and compliance assessments. (T-1). Assist with developing corrective actions to address identified findings.
- 2.32.6. Formal UEC training is available from the Air Force Institute of Technology (AFIT) and other equivalent on-line training is provided by AFCEC/CZ (reference eDASH's Education, Training and Awareness page, which has information on AFIT, classes, AFCEC/CZ on-line training courses, etc.).

### 2.33. Installation Management Flight (or Asset Management), Environmental Element, shall:

2.33.1. Serve as the lead and technical representative and consultant for installation environmental programs. (T-1).

- 2.33.2. Serve as members of the CFT. (T-1).
- 2.33.3. Provide information for HHQs data calls, which may include placing data in official AF databases (e.g., Enterprise Environmental, Safety, and Occupational Health-Management Information System (EESOH-MIS), eDASH). (**T-1**).
- 2.33.4. Manage EQ programs locally to ensure installations are in a position to comply with all federal, state, and local laws and regulations. (T-0). Act as the overall environmental lead and consultant for the installation and assume responsibility for all day-to-day environmental compliance issues, unless otherwise specified in a host-tenant support agreement. Obtain\ direct support from the AFCEC/CZ (via the IEF or NGB/A7A in the case of ANG bases) for PPBE requirements, interpretation of technical and policy guidance, addressing compliance issues, writing/updating EQ required plans, and obtaining/renewing EQ permits. In situations where the host installation does not take the lead, an agreed-upon decision approved by both parties identifies responsibilities for management all environmental requirements (Refer to AFI 25-201, *Intra-Service, Intra-Agency, and Inter-Agency Support Agreement Procedures*).
- 2.33.5. Support management of ESOHC with installation ESOH functional offices IAW AFI 90-801. (**T-1**).
- 2.33.6. Coordinate and plan internal Environmental Compliance Assessment and Management Program (ECAMP) self-assessments IAW DoDI 4715.06, AFI 90-201, and AFI 90-801. Track findings to closure using AF approved tools (See Chapter 7, paragraph 7.2.). (T-0).
- 2.33.7. Provide ESOHC with a briefing on all assessment/inspection findings. Identify findings requiring senior leadership action. (**T-0**).
- 2.33.8. Serve as liaison with external stakeholders on installation environmental issues that may also require coordination with installation PA and/or SJA. (**T-1**).
- 2.33.9. Notify the Installation Commander via chain of command, the installation SJA, and AFCEC IEF (NGB/A7AN for ANG bases), of any formal written notices of non-compliance from regulatory agencies (Refer to AFI 32-7047, *Environmental Compliance, Release and Inspection Reporting*). (**T-1**).
- 2.33.10. Coordinate with installation Contracting Officer to ensure appropriate environmental requirements are included in contracts and communicate to contractors potential environmental impacts. (T-1).
- 2.33.11. Support the SPP according to DoD policy and strategy. (**T-1**).

### 2.34. Installation Staff Judge Advocate (SJA) shall:

- 2.34.1. Provide legal advice to the Installation Commander, the installation environmental element, and any other installation personnel on compliance with relevant environmental laws. Request support from the RCO, AFLOA/JACE-FSC and/or Environmental Liaison Officer (ELO), as needed. (T-1).
- 2.34.2. Participate in installation CFT meetings to provide legal advice and direction. (T-1).
- 2.34.3. Participate, as needed, in the internal inspection process. Review findings for accuracy.

2.34.4. Coordinate with the RCO, AFLOA/JACE-FSC, and/or ELO on all compliance agreements/orders and other dispute resolution issues.

### 2.35. Installation Contracting Office shall:

- 2.35.1. Include appropriate installation-specific environmental, EMS requirements, and contract clauses, such as Federal Acquisition Regulation (FAR) 52.223-19, *Compliance with Environmental Management Systems*, into contracts that have the potential to negatively impact the environment, after consultation with the base CE, BE, SJA, other installation offices. (**T-0**).
- 2.35.2. Ensure contracts require contractor employees to receive appropriate environmental training and provide proof of completion to the contracting officer when necessary. (T-1).
- 2.35.3. Designate an individual as the contracting representative on the CFT. (T-1).
- 2.35.4. Support installation SPP according to DoD policy and strategy. (T-0).

### 2.36. Public Affairs Office shall (T-1):

- 2.36.1. Support the installation EMS as liaison between the installation and external communities by assisting with procedures for communicating environmental aspects of the installation environmental program and input for media publications.
- 2.36.2. Fulfill the environmental program responsibilities described in AFI 35-108, *Environmental Public Affairs*, and notify the installation environmental function of any changes and/or updates to the AFI.

### Chapter 3

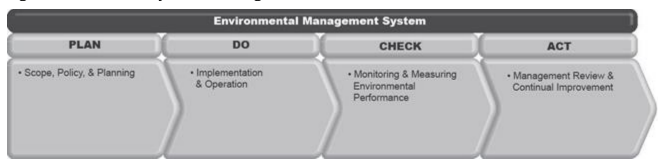
### PLANNING REQUIREMENTS

- **3.1. Types of Environmental Management Systems (EMS).** The AF has three types of EMSs: organizational-level, multi-site-level, and installation-level. Attachment 3 lists the requirements for each type.
  - 3.1.1. Organizational-Level EMS. An organizational-level EMS contains those elements necessary for setting and transmitting objectives and targets to lower units and for collecting, packaging, and reporting accomplishments and compliance. An organizational-level EMS seldom contains all the elements of an ISO 14001-conforming EMS and those elements that it does contain may/may not conform to the ISO 14001 specifications. The Federal Environmental Executive has exempted organizational-level EMSs from the federal requirement for periodic Declaration of Conformance.
    - 3.1.1.1 The HAF ESOHC's Steering Committee oversees the AF EMS. This organizational-level EMS serves to flow down environmental requirements through the AFCEC, ANG, AFRC, and other appropriate organizational-levels to the installations. The ESOH Steering Committee members responsible for military activities with environmental impacts shall:
      - 3.1.1.1.1. Include specific environmental sustainability objectives and targets into their operational or implementing instructions, as appropriate. The ESOH Steering Committee should address objectives and targets by developing programmatic EAPs applicable to subordinate organizations and installations in order for the AF to comply with requirements imposed by federal authorities, including OMB, Council on Environmental Quality (CEQ), Office of the Federal Environmental Executive (OFEE), Environmental Protection Agency (EPA), DoD, etc.
      - 3.1.1.2. Include mandated federal regulations and guideline goals in the HAF EMS as objectives and targets, which are reflected in action plans created under installation-level EMSs.
      - 3.1.1.1.3. Include procedures for establishing and/or reviewing: AF-wide environmental policy, legal and other requirements, objectives and targets, EAPs, ESOHC, communications and data gathering, assessments, environmental training, environmental sustainability performance measures, management review, and reporting.
      - 3.1.1.4. Collect, analyze and report AF performance information and significant aspects to higher authority (ESOHC, OSD, etc.).
      - 3.1.1.1.5. Track performance toward meeting environmental sustainability performance measures and DoD sustainability goals and determine return on investment and reduction of environmental impact.
  - 3.1.2. <u>Multi-site EMS</u>. A multi-site EMS requires conformance with the specifications in the ISO 14001 standard. The multi-site EMS encompasses more than one installation or facility. The key attribute of a multi-site EMS is the management of environmental aspects of all the sites' activities, products, and services, as one EMS. This type of EMS is not exempt

from the federal requirement for periodic Declaration of Conformance (after an external EMS audit has been completed). A multi-site EMS may be appropriate and useful where a number of small locations have little to no environmental resources and receive support and direction from another higher-level organization, location, or installation. Examples of a multi-site EMS are an Air Base Wing's EMS that includes the parent installation and all of its geographically separated units (GSUs) or the ANG's EMS where multiple small installations fall under a centralized ANG system.

3.1.3. <u>Installation EMS</u>. Installation EMSs must meet the DoD requirement for periodic Declaration of Conformance (by using external EMS audits, which require accomplishment once every three years). (T-0). The scope of an installation EMS includes all organizations and facilities within the boundary and/or span of control of the host organization. Installations shall consider and include DoD, HAF and AFCEC objectives and targets in the installation level EMS. (T-0).

Figure 3.1. EMS Policy and Planning.



- **3.2. Required Elements.** The following are required EMS elements for AF multi-site and installation level EMSs (For more guidance refer to the EMS playbook published on the AF CE Portal (https://cs1.eis.af.mil/sites/ceportal/CEPlaybooks/Pages/default.aspx).
  - 3.2.1. Scope (paragraph 3.3.1.).
  - 3.2.2. Environmental Policy/Commitment Statement (paragraph 3.3.2.).
  - 3.2.3. Environmental Aspects and Impacts (paragraph 3.3.3.).
  - 3.2.4. Legal and Other Requirements (paragraph 3.3.4.).
  - 3.2.5. Objectives, Targets, and Programs (Action Plans) (paragraph 3.3.5.).
  - 3.2.6. Resources, Roles, and Responsibilities (paragraph 5.2.).
  - 3.2.7. Communication (paragraph 5.3.).
  - 3.2.8. Documentation Management, Control, and Records Management (paragraph 5.4.).
  - 3.2.9. Emergency Preparedness and Response (paragraph 5.5.).
  - 3.2.10. Competence Training and Awareness (paragraph 5.6.).
  - 3.2.11. Operational Controls (paragraph 5.7.).
  - 3.2.12. Monitoring and Measurement (paragraphs 7.1.-7.5.).
  - 3.2.13. Evaluation of Compliance and Conformance (paragraph 7.2.).

- 3.2.14. Corrective and Preventive Action (paragraph 7.6.).
- 3.2.15. Management Review (paragraphs 8.1.-8.3.).
- **3.3. Planning.** The EMS Planning Phase includes scope, environmental policy and commitment statement, environmental aspects and impacts, legal and other requirements, objectives and targets, and action plans. Effective planning allows the installation's leadership to focus resources on mitigating risks that present the greatest threat to mission capability.

### 3.3.1. Scope.

- 3.3.1.1. Installations must define and document the scope of the EMS. (T-1). The scope may be limited by excluding certain organizations such as those with different chain of command authority (e.g., Army Air Force Exchange Service (AAFES) or Defense Commissary Agency (DeCA), as long as covered under a separate EMS, or if aspects are deemed to be outside of the installation's ability to effectively control or influence. Joint Base installations, where the AF is the supporting (lead) military service, will ensure a single EMS with a limited scope that only incorporates those program elements over which the AF has span of control IAW DoD-issued Environmental Common Output Level Standards (COLS). (T-0).
- 3.3.1.2. The EMS Coordinator shall ensure any organizations deemed outside of the scope are aware of the scope determination. (T-1).
- 3.3.1.3. Installations shall consult with AFCEC/CZ (NGB/A7A in the case of ANG bases) on the scope of their EMS. (**T-1**).
- 3.3.1.4. Installations must document their scope in the installation's eDASH page (VEMO for ANG bases). (T-1).
- 3.3.2. Environmental Policy/Commitment Statement.
  - 3.3.2.1. AFPD 90-8 is the ESOH Policy for the AF. Key expectations of AFPD 90-8 need to be communicated to all persons working for, or on behalf of, the installation.
  - 3.3.2.2. Installations must provide an environmental commitment statement, including their specific mission requirements and regional/local environmental concerns. (**T-0**). In the environmental commitment statement installations must:
    - 3.3.2.2.1. Be appropriate to the nature, scale, and environmental impacts of its activities, products, and services. (T-1).
    - 3.3.2.2.2. Include a commitment to continual improvement and P2. (T-1).
    - 3.3.2.2.3. Include a commitment to comply with applicable legal and policy requirements (including standards in the country-specific FGS or OEBGD, if an FGS does not exist) and with other requirements to which the organization subscribes which relate to its environmental aspects. (**T-0**).
    - 3.3.2.2.4. Provide the framework for setting and reviewing environmental objectives and targets, including those required by DoD, HAF and/or AFCEC. (**T-0**).
  - 3.3.2.3. The EMS Coordinator will ensure the commitment statement is documented, implemented, and maintained on the installation eDASH page (or VEMO for ANG bases). (T-1). Installations will ensure statements meet the following:

- 3.3.2.3.1. Reviewed and approved by the installation ESOHC at least annually. **(T-1).**
- 3.3.2.3.2. Communicated to all persons working for, or on behalf, of the organization. (**T-1**).
- 3.3.2.3.3. Available to the public. (**T-2**).

### 3.3.3. Environmental Aspects and Impacts.

- 3.3.3.1. The installation CFT shall document aspects and impacts for the installation's activities, products, and services. (**T-1**). Aspects are elements of the activities, products, and services that can interact with the environment and produce either a negative or a positive environmental impact. Aspects classified as significant are managed in the EMS by setting of objectives and targets, establishing EAPs, and applying operational controls. The CE EMS playbook provides AFCEC procedures for updating/identifying the environmental aspects annually and documenting aspects and impacts in the AFCEC Aspect Inventory Tool on eDASH (VEMO for ANG bases).
- 3.3.3.2. The installation CFT shall ensure an EAP is developed for significant aspects, as determined by the base, AFCEC/CZ, or HAF. (**T-1**). The EAP tool on eDASH will be used to document the EAP. (**T-1**). Follow the CE EMS playbook and guidance on eDASH for procedures on using EAPs to address significant aspects.
- 3.3.3.3. The CFT shall consider the requirements of installation planning documents, AMPs, Strategic Plans (HAF, A4C), regulatory and other requirements (e.g., E.O.s, Host Tenant Support Agreements, COLS), in determining environmental impacts and corrective actions. (T-1).
- 3.3.3.4. The Installation Development Plan (IDP) IAW AFI 32-7062, *Comprehensive Planning*, establishes a systematic framework for informing decision-making by providing the Installation Commander and other decision-makers a condensed picture of an installation's capability to support the mission with its physical assets and delivery systems. It is also a general assessment of the installation's infrastructure and attributes for gauging development potential. It provides an integrated context and advocacy for the multiple AF processes that support and sustain current and future missions. The EMS, to include environmental aspects and impacts provides environmental informational data points and sustainability development indicators to assist in planning determinations for the IDP.
- 3.3.3.5. The EAP captures program specific requirements and management actions for an environmental aspect, and is designed to achieve the objectives and targets, tasks, and the reliable application of operational controls. EAPs include environmental compliance, conservation, restoration, and P2 requirements, and may include concerns identified during other assessments and inspections. For CE, these should be consistent with CE AMP requirements.
- 3.3.3.6. The AMP captures all the requirements necessary for providing particular services in the following areas: facilities, utilities, pavements, NI, and waste management. AMPs consider installation significant aspects and elements from the

EAPs, which address operational controls and the tasks to be completed in order to achieve the environmental objectives and targets.

### 3.3.4. <u>Legal and Other Requirements</u>.

- 3.3.4.1. The CFT shall supplement AFCEC procedures for identifying and assessing legal and other requirements applicable to the environmental aspects of its mission activities, products, and services. This supplement should be reviewed at least annually. **(T-2).**
- 3.3.4.2. AF installations will ensure a process for conducting timely reviews of new and emerging state, regional, and local requirements. (**T-1**).
- 3.3.4.3. Installations must document on eDASH relevant state, regional, and local regulations applicable to the installation. (**T-1**).
- 3.3.5. Objectives, Targets, and Programs (Action Plans).
  - 3.3.5.1. Installations shall set, manage, and update objectives and targets to achieve federal, DoD, or AF sustainability goals; reduce environmental risk; and sustain mission capability. (**T-0**). Installations will consider federal, state, and overseas requirements, and strategic objectives and targets established by DoD and HAF, when setting objectives and targets. (**T-0**).
  - 3.3.5.2. AFCEC/CZ and installations shall:
    - 3.3.5.2.1. Set measureable objectives and targets consistent with AFPD 90-8, in compliance with applicable legal requirements, and provide continual improvement. (T-0). AFCEC/CZ and installations will use the P2 methodology to set objectives and targets, taking into account significant environmental aspects and legal and other requirements. (T-0).
    - 3.3.5.2.2. Consider feasible technological options, financial, operational, and business requirements, and the views of interested parties. (**T-2**).
    - 3.3.5.2.3. Incorporate identified NI asset needs (e.g., to improve mission capability/capacity). (T-2).
    - 3.3.5.2.4. Develop EAPs to meet the objectives and targets. (T-1).
  - 3.3.5.3. The CFT and the installation ESOHC shall review and approve the EAPs at least annually. (**T-1**). Installations ensure each plan shall:
    - 3.3.5.3.1. Identify the environmental aspects, impacts, and the organization/installation locations where those aspects are present. (**T-1**).
    - 3.3.5.3.2. Identify the associated objective and targets, including those required by HAF and/or AFCEC. (T-1).
    - 3.3.5.3.3. List the legal and other requirements (e.g., regulatory, management plans, AMPs, AFIs, and policy letters) related to the aspects. (**T-1**).
    - 3.3.5.3.4. Provide an overall description of how the objective will be achieved (e.g., steps, methods, equipment, labor, and/or funding). (T-1).

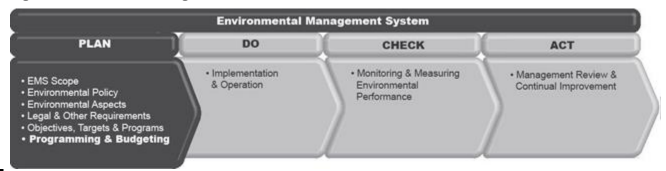
- 3.3.5.3.5. Identify the operational controls associated with the activities (e.g., shop, process, and site) that contain those environmental aspects. (**T-1**). Also, include person or position responsible for each operational control, and the documents or records associated with each operational control. (**T-1**).
- 3.3.5.3.6. Identify individuals responsible for each task. Identify any special skills, training, certification, and other resources required to complete the assigned tasks. **(T-1).**
- 3.3.5.3.7. For aspects that generate a pollutant, document the application of the P2 methodology IAW this AFI. (T-1).

#### Chapter 4

### ENVIRONMENTAL QUALITY PROGRAMMING AND BUDGETING

**4.1. EQ Programming and Budgeting.** This chapter is part of the EMS Planning Phase and provides guidance on programming and budgeting for the AF EQ Program. The EQ Programming and Budgeting process provides the necessary resources to achieve the goals and objectives of the AF Strategic Plan, the organizational-level, multi-site, or installation EMS, or other major program objectives; and instructions resulting in an auditable and transparent budget. The EQ program includes the Program Elements (PEs) of compliance, conservation, and P2. For Environmental Restoration Account instruction, refer to AFI 32-7020, *The Environmental Restoration Program*.

Figure 4.1. EMS Planning.



4.1.1. Three documents govern the EQ Programming and Budgeting process: EQ Programming Matrix, EQ Standard Titles, and EQ Scoring Model. The EQ Programming Matrix identified in **Attachment 4**, is the authoritative source for determining environmental O&M funding eligibility. Specific information and electronic versions are available on the eDASH PPBE page:

(https://cs1.eis.af.mil/sites/edash/Web%20Part%20Pages%20%20Program%20Pages/Environmental/Environmental%20Quality%20(EQ)%20Planning%20Programming%20Budgeting%20and%20Execution.aspx).

Additional, and more detailed guidance, can be found in the non-directive EQ Programming and Budgeting Process playbook published on the A4C Portal (https://cs1.eis.af.mil/sites/ceportal/CEPlaybooks/Pages/default.aspx).

- 4.1.1.1. The EQ Program Element Codes (PEC) for Compliance, Conservation, and P2 comprise the EQ Programming Matrix. Each PEC is further divided by Level 0, Valid-Recurring Level 1, 2, 3, and Not Valid requirements. Use the EQ Programming Matrix to determine if the requirement is valid or not valid for EQ funding.
- 4.1.1.2. The EQ Standard Titles document is organized by major work tasks, (e.g., temporary duty (TDY), Training, Reports, Plans, and Assessments) and includes specific details for standardized programming. Use the EQ Standard Titles to program all standardized requirements.

- 4.1.1.3. The Scoring Model utilizes five scoring factors: Return on Investment (ROI), Environmental Risk, Regulatory Category, Mission Degradation, and Stakeholder Interest. Each installation shall apply the EQ Scoring Model to each requirement. (T-1).
- 4.1.2. Installations or AFCEC/CZ shall enter all EQ requirements into AF-approved software following the EQ Programming guides and supplemental budgeting policy and guidance provided in Attachments 4 and 5. (T-1). AFCEC/CZ, AFRC, and ANG shall review their respective requirements for validity; AFCEC/CZ provides assessment and recommendation, and HAF /A4C advocates, and where applicable, submits, for funding. AFCEC, AFRC, and ANG are responsible for ensuring consistent interpretation of the EQ Programming Matrix and Scoring Model across their installations. (T-1). In turn, AFCEC/CZ will use the individual scores for validated projects to prepare an AF-wide EQ IPL and ensure integrated into the CE IPL. (T-1).
  - 4.1.2.1. Prioritization of EQ projects should reflect the results from the prioritized list of EMS aspects. (**T-2**).

Table 4.1. PEC Applicability by Appropriation.

	Program Element Code		
	P2 xxx54	Conservation xxx53	Compliance xxx56
Aircraft Procurement (3010)			•
Missile Procurement (3020)			•
Operation and Maintenance (3400)	0	0	•
Research, Development, Test and Evaluation (3600)	* PERMISSF for 3600		
Military Construction, Air Force Reserve (3730)	0		•
Operation and Maintenance, Air Force Reserve (3740)	•	•	•
Military Construction, Air National Guard (3830)	•		•
Operation and Maintenance, Air National Guard (3840)	•	•	•

# 4.2. Project Planning and Programming – Program Objective Memorandum (POM) and Program Execution.

- 4.2.1. AFCEC, AFRC, and ANG shall plan and program, using AF approved program management software, to include entering funding information by project line item. (T-1).
- 4.2.2. AFCEC, AFRC, and ANG must develop POM submittals to achieve the EMS objectives reflective of the prioritized environmental aspects. (**T-2**).

- 4.2.3. AFCEC, AFRC, and ANG shall track the rate of obligation for their respective appropriations. Upon obligation, enter relevant information in the programming software. **(T-1).**
- 4.2.4. In preparation for the execution year prior to distribution, AFCEC, AFRC, and ANG shall ensure that the validated EQ Program established in the POM and/or financial/execution plan is still supported, ensuring that all environmental compliance legal requirements are met. (T-1).
- **4.3. Sustainment, Restoration, and Modernization (SRM), EQ, and Military Construction (MILCON).** EQ funding can be used for the cost of initial construction, modification, or upgrade to the relevant portion of a facility, system, or component(s) in order to comply with new environmental laws or regulations. Existing infrastructure systems should be maintained, repaired, and replaced with SRM funds and not EQ (see AFI 32-1032, *Planning and Programming Appropriated Funded Maintenance, Repair, and Construction Projects*), with the following exceptions:
  - 4.3.1. An infrastructure repair, replacement, or upgrade project is eligible for EQ funding if the project is needed to comply with new federal or state environmental laws or regulations with discharge limits, or, if overseas, OEBGD or country-specific FGS, and/or international agreement requirements. This does not include new requirements levied from infrastructure or capacity deficiencies.
  - 4.3.2. An infrastructure repair, replacement, or upgrade (that is of MILCON scope) could be eligible for funding as an Environmental, Health, and Safety MILCON project if the project is needed to comply with new federal and state discharge limits or, if overseas, OEBGD or country-specific FGS, and applicable international agreement requirements. This does not include new requirements levied from infrastructure capacity deficiencies. Health and Safety MILCON projects compete with other MAJCOM MILCON priorities IAW the current HAF/A4C programming process. For more information on MILCON programming see AFI 32-1001, Operations Management, AFI 32-1021, Planning and Programming Military Construction Projects, and AFI 32-1023, Designing and Constructing Military Construction Projects.
  - 4.3.3. If an installation receives a formal notice of non-compliance or has received a major finding in an ECAMP assessment or an IG UEI (validated by AFCEC/CZ, AFRC, or ANG, and HAF), an infrastructure project to correct the non-compliant portion of the facility, system, or component may be eligible for EQ funding as long as the waiver request is submitted with a description and analysis of the non-compliance situation.
    - 4.3.3.1. As part of a request for EQ funding support for non-compliance, AFCEC, AFRC, or ANG shall accomplish an engineering evaluation for the non-compliant portion to document specifically what facilities, portion(s) or components(s) of the system are non-compliant, and why the EQ project scope and programmed amount are necessary to correct the non-compliance. (T-1).
    - 4.3.3.2. HAF/A4C will need to assess the seriousness of the situation based on history of compliance and preventive repair and maintenance actions taken to date.
  - 4.3.4. AFCEC/CZ will submit a waiver package request for deviations from the EQ Programming Matrix to AF/A4CE for approval for use of EQ funding. (T-1). The waiver

package will include a detailed description, justification, cost, program element, environmental driver, an engineering evaluation and preventative actions taken to date. (T-1).

**4.4. OCONUS Environmental Remediation.** For guidance, see the HAF/A4CF EQ Programming Matrix for Non-Environmental Restoration Account Cleanup and Overseas Remediation.

# 4.5. Programming for Overseas Environmental Requirements.

- 4.5.1. Enduring locations in foreign countries will program and budget for environmental requirements stemming from: (T-1). 1) country-specific FGS, or the OEBGD if no FGS exists; 2) obligations from international agreements to which the U.S. is a part; 3) remedial actions necessary to address contamination that pose a substantial impact to human health and safety; 4) the EIAP, in compliance with E.O. 12114, *Environmental Effects Abroad of Major Federal Actions*, and 32 C.F.R. 187, *Environmental Effects Abroad of Major Department of Defense Actions*, for all major AF actions that pose significant harm to the environment of places outside the U.S.; and 5) any additional DoD and AF environmental policies that apply to overseas installations and activities.
  - 4.5.1.1. AFCEC Europe and Pacific Division Environmental functions (i.e. IECs) shall assist installations with programming and execution. (**T-1**). Where practicable, the installation will identify and program requirements while AFCEC provides technical and programming assistance as needed. (**T-1**). AFCEC will coordinate with installations to consolidate programming requirements to improve cost, quality, consistency of programming, and to facilitate optimized execution. (**T-1**).
- 4.5.2. Enduring location (e.g., installation) Program Element Managers (PEMs) take into consideration the following unique attributes of overseas operations when programming and budgeting for overseas requirements: 1) the AF does not own overseas installations (locations are provided for AF use by the Host Nation); 2) few U.S. federal environmental laws and regulations apply as DoD policy and international law and agreements define environmental requirements; 3) operational considerations (which include Geographic Combatant Command (GCC) policy and Host Nation preferences and sensitivities); 4) requirements potentially more stringent and expensive than in the U.S.; 5) remediation is permitted under very limited circumstances; and 6) constant turnover of personnel creates challenges with continuity and adequate staffing. Refer to the EQ Programming Guide in section 4.1.1 of this Instruction for further guidance.
- 4.5.3. For environmental needs and requirements at contingency locations in foreign countries, refer to the Environmental Annex of the operation plan (OPLAN) or operation order (OPORD), DoD 7000.14-R, Department of Defense Financial Management Regulation (DoD FMR), and AFI 65-610, Guidance for Expenditures at Deployed Locations. Per the contingency operations provisions of the DoD FMR, Volume 12, Chapter 23, Contingency Operations, DoD Components normally do not budget for contingency operations. Therefore, DoD Components must accomplish directed contingency operations using funds available (e.g., O&M) to the cognizant command or unit, independent of the receipt of specific funds for the operation. The authority for DoD Components to expend available funds is issued by the Secretary of Defense.

4.5.4. When available, DoD transfer funds (e.g., Overseas Contingency Operation Transfer Fund (OCOTF), Defense Emergency Response Fund (DERF)) can be used to support contingency operations, including environmental actions necessary to protect the force. However, expenditures of regular appropriated funds or transfer funds are still bound by existing financial management regulations and appropriations laws, regardless of funding availability or source, and are limited by what is necessary to accomplish the mission as authorized in existing AF guidance. Refer to AFI 65-610 for further guidance.

# Chapter 5

## IMPLEMENTATION AND OPERATION

- **5.1. Implementation and Operation.** This chapter provides guidance on the Implementation and Operation Phase of the EMS that facilitates long-term mission sustainability by focusing on: reducing negative environmental impacts and risk, increasing NI capacity, and continually improving environmental performance.
- **5.2. Resources, Roles, and Responsibilities.** Installations shall clearly define and communicate the organizational structure and the responsibilities assigned to each unit and individual to support the AM, Environmental COLS, and the NI and built infrastructure programs. (T-1).
  - 5.2.1. Installations shall clearly define and document roles and responsibilities (IAW current AFPDs and AFIs), and communicate organizational structure and responsibilities, but also ensure additional augmentation on installation-specific requirements.
  - 5.2.2. Each installation's ESOHC Chair or Installation Commander must appoint a CFT Chair and an EMS Coordinator, in writing, and document their appointments in eDASH. (**T-1**). The CFT Chair shall be a deputy group commander or higher and is responsible for leading the implementation and maintenance of the EMS. (**T-1**). The EMS Coordinator shall be an environmental program manager. (**T-1**).

**Environmental Management System** PLAN DO CHECK ACT · Scope, Policy, & Planning Budget Execution & Monitoring & Measuring Management Review & **Resource Allocation** Environmental Continual Improvement Structure & Authorities Performance Internal/External Communication Document & Records Emergency Response Education, Training, & Awareness Operational Controls Pollution Prevention (P2) Environmental Media Requirements

Figure 5.1. EMS Implementation and Operation Phase.

- **5.3. CFT.** CFT members must be formally assigned (such as environmental program managers, BE, UECs, energy managers, HMMP team members, HAZMATs emergency planning and post-emergency response team members, PA, contracting, air space manager, planners, frequency manager, and other ESOHC representatives) and membership documented in eDASH. (**T-1**).
- **5.4. Communication.** AF PA provides for both internal and external communications to satisfy various regulatory and AF requirements as defined in AFPD 35-1, *Public Affairs Management*, AFI 35-105, *Community Relations*, AFI 35-101, *Public Affairs Responsibilities and Management*, and AFI 35-108.

- 5.4.1. The CFT shall supplement AF PA and AFCEC procedures to clarify and document installation-specific internal and external communication procedures. (**T-1**). The CFT must review this supplement at least annually and ensure that: (**T-1**).
  - 5.4.1.1. All personnel on the installation are aware of AFPD 90-8 and the installation's environmental commitment statement.
  - 5.4.1.2. It explains how to accomplish communications.
  - 5.4.1.3. Communication is effective at all relevant levels and functions.
  - 5.4.1.4. A procedure is in place to respond to relevant communications from external interested parties.
  - 5.4.1.5. A procedure is in place to document communication with suppliers and contractors.
- 5.4.2. The installation shall document its decision on whether to communicate information regarding environmental aspects externally in eDASH. (**T-1**).
- **5.5. Documentation Management, Control, and Records Management.** Personnel are provided access to the most current documents and up-to-date records. Installations shall follow AFMAN 33-363 to establish and maintain an effective environmental records management program.
  - 5.5.1. Installations shall maintain electronic EMS documentation and records in eDASH IAW guidance in the EMS playbook, in addition to formal records disposition for AFRIMS. **(T-1).**
  - 5.5.2. Installations shall (**T-0**):
    - 5.5.2.1. Approve documents for adequacy prior to issue.
    - 5.5.2.2. Review and update documents as necessary.
    - 5.5.2.3. Identify documents of external origin necessary for the planning and operation of the EMS.
    - 5.5.2.4. Maintain version control and prevent the use of obsolete documents.
    - 5.5.2.5. Include provisions for locating documents, reviewing documents periodically, and making them available to those who need them.
    - 5.5.2.6. Ensure environmental documents and records are legible, identifiable, and traceable to the activity involved.
    - 5.5.2.7. Store and maintain environmental documents and records in such a way as to be readily retrievable and protected against damage, deterioration, or loss.
  - 5.5.3. Establish and record retention times, when not otherwise documented, in accordance with AFI 33-364. Installations will document this information in eDASH. (**T-1**).
  - 5.5.4. Supplement EMS standard procedures in eDASH, as required.

- **5.6. Emergency Preparedness and Response.** Installations shall have emergency response plans and procedures in place to respond to and mitigate potential impacts arising from emergencies. **(T-0).** Installations must review these procedures after accidents or emergencies occur. **(T-1).** In addition, the installation should periodically test the established procedures IAW AFI 10-2501, *Air Force Emergency Management Program Planning and Operations*.
- 5.7. Competence, Training, and Awareness. AF personnel (military, civilian) and contractors shall know the environmental requirements that apply to their daily duties and receive the commensurate level of environmental education and training for those duties. (T-0). EMS General Awareness Training is available on the Advanced Distributive Learning System (ADLS). Personnel involved in activities negatively affecting the environment can receive additional specialized training related to their specific duties. Individuals who manage or are directly involved with environmental media programs (e.g., air, water, hazardous waste (HW), etc.) shall obtain media-specific specialized training. (T-1). Environmental education and training requirements are mandated by law or required by permit (e.g., HW training), or are driven by E.O., DoD policy, AF implementing instructions, and/or identified as BMPs. Funding for training may come from a variety of sources such as unit funds, AFIT, CE Environmental Function, and the Installation Education and Training Office. Check the AFCEC/CZ's SharePoint-based Environmental Information Clearing House, "eDASH" (https://cs1.eis.af.mil/sites/edash) on the Education, Training, and Awareness page, for additional information on training.
  - 5.7.1. Installations will use established training procedures from AFCEC/CZ, located on eDASH, to make installation personnel aware of (**T-0**):
    - 5.7.1.1. The environmental commitment statement and procedures of the management system (i.e., plans, instructions, checklists, etc.).
    - 5.7.1.2. The environmental aspects, regulatory compliance issues, and related actual or potential impacts associated with their work, and the mission related benefits of improved personal performance.
    - 5.7.1.3. Their roles and responsibilities in achieving regulatory compliance and conformity with the requirements of the management system.
    - 5.7.1.4. The potential consequences of departure from specified plans, procedures checklists, and other documentation.
    - 5.7.1.5. The need to accomplish and document training upon arrival at a new duty station.
    - 5.7.1.6. The frequency of training.
- **5.8. Operational Controls.** Installations shall ensure adequate operational controls are in place and maintained to control, mitigate, or prevent negative environmental impacts. **(T-0).** Operational controls, as described below, can be physical (e.g., barrier, secondary containment), engineering (e.g., alarm system), or administrative (e.g., standard operating procedure, management plan, checklist).
  - 5.8.1. Ensure stipulated operating criteria critical to environmental performance is included in operational controls (e.g., permit requirements) that could affect mission operations.

- 5.8.2. Develop and implement procedures to prevent non-compliance, adverse environmental impact, and/or to achieve stated objectives and targets or performance measures. Installation procedures should consider source reduction, compliance prevention procedures, and other ESOH controls as identified in Environmental Management Plans or installation EAPs.
- 5.8.3. The installation shall communicate applicable procedures and requirements to suppliers and service providers, including contractors, IAW FAR 52.223-5, *Pollution Prevention*, and Right-to-Know Information. (**T-0**).

# Chapter 6

## POLLUTION PREVENTION INTEGRATION

**6.1. Background.** P2 is part of the EMS Do Phase and is an environmental risk reduction strategy for environmental aspects associated with the processes or activities that generate pollutants. Each facility shall use their EMS to identify opportunities to optimize selected business, operational, or industrial processes or activities in terms of pollutant reduction, lower energy use, reduction in the use of natural resources, water conservation and improvements to health and safety. **(T-1).** Installations should identify P2 efforts, programs related to green procurement or acquisition of environmentally preferable products, and other sustainability requirements, within the installation EMS, as well as incorporate into installation BCAMPs and related programming and planning requirements/documents. Refer to the AF/A4C Portal for additional information.

Figure 6.1. P2 in the EMS Implementation and Operation Phase.



- **6.2. Hazardous Process Authorization** (**HPA**). The HPA is an ESOH-based process authorization as described in AFI 32-7086. It evaluates the aspects/impacts of discrete AF units of work or processes. This authorization can include an analysis of impacts on air, water, land, waste, safety, and occupational health. All HPA analyses utilize the P2 methodology to identify opportunities for environmental risk reduction. This review should include NI impacts beyond HAZMAT. All media POCs shall be involved. (**T-1**).
- **6.3. WSP2.** AFI 32-7086 covers P2 involving WS HAZMATs. WS program managers have engineering control over WSs and their maintenance processes. All WS ESOH risk reduction projects must include the involvement of the affected WS program manager(s) and other appropriate stakeholders (such as the operations, maintenance, and customers) requirements. (**T-1**). Once the program manager is involved, multiple sources of funding are available for executing a WSP2 project.
- **6.4. SPP.** Sustainable Procurement is the purchase of sustainable and environmentally preferable products and services in accordance with federally mandated "green" procurement preference programs. The purpose of the SPP is to enhance and sustain mission readiness through cost effective acquisition that achieves compliance and sound management of the AF's

financial, natural, and energy resources. Through the P2 methodology outlined below, all AF organizations making purchases or product specifications for purchases will use the SPP as a routine part of day-to-day purchasing activities to reduce resource consumption and solid and HW generation. (T-1).

**6.5. P2 Methodology.** Organizations at all levels of the AF shall use the P2 hierarchy in Table 6.1 to select objectives and targets to eliminate, reduce, or manage the impacts of their significant aspects. **(T-1).** Solutions adopted by the application of P2 methodology should not shift or increase risk in other areas, such as operations, safety, and/or health.

Table 6.1. P2 Methodology.

	In establishing Action Plans for aspects that generate pollutants, CFTs should evaluate proposed targets or objectives against the following P2 hierarchy of preferred approaches	Action Plans at each level of P2 preference are linked to these traditional DoD/USAF environmental programs
â	Elimination of an aspect's impacts through a change in policy or procedures; the reengineering of a system, facility, activity, or process; or the implementation of an environmentally benign substitute material	Traditional Facility or Weapon System (WS) P2 Projects, GPP, HMMP (authorization product substitution process), Compliance through P2 (CTP2)
MORE PREFERRED >>	Reduction in the significance of an aspect's impacts through a change in policy or procedures; the reengineering of a system, facility, activity, or process; or the implementation of an environmentally preferred substitute material	Traditional Facility or WS P2 Projects, GPP, HMMP (authorization product substitution process), CTP2
	Reduction in the significance of an aspect's impacts through on-site recycling and re-use	Traditional Facility or WS P2 Projects, CTP2, Recycling program
	Reduction in the significance of an aspect's impacts through return to off-site recycling and/or off-site reuse	Recycling program, solid waste management, disposal programs
<< LESS PREFERRED	Reduction in the significance of an aspect's impacts through the implementation of operational controls	Integrated solid waste management, HMMP (authorization, minimization, and tracking), hazardous waste reduction and disposal, pollution control technologies, PPE, permitting
	No reduction in significance; the aspect continues to generate impacts, unmitigated; targets and objectives associated with the aspect are focused on maintaining mere compliance.	Compliance, permitting, surveillance, ESOHCAMP

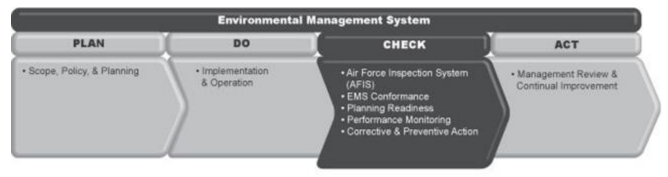
- **6.6. P2 Opportunity Assessments (P2OAs).** P2OAs integrate the study of all the environmental aspects of all media associated with a process that generates pollution and/or has a negative impact on the environment. Focusing on the entire process allows identification of multiple potential opportunities for the various sub-processes. The EMS playbook on the AF/A4C Portal contains a sample procedure for conducting P2OAs.
  - 6.6.1. <u>Significant Aspects</u>. Installations will use P2OAs to examine the significant environmental aspects that generate pollutants. (**T-1**).
    - 6.6.1.1. Identify pollutant sources by examining the materials entering a process (or are part of the process) and the wastes and other pollutants generated by it (type and volume). Potential options for changing the process, such as alternative chemicals/materials and/or procedures (e.g., media blasting vs. chemical paint stripping), are examined against the current process to determine if a more environmentally friendly (and cost effective) approach can be taken.
    - 6.6.1.2. Installations will consider a cost-benefit analysis (CBA) when evaluating potential P2 opportunities. (T-1).
  - 6.6.2. <u>HPAs</u>. Each HPA is an informal P2OA. Installations will integrate results of HPAs into appropriate EAPs, operational controls, and/or formal P2OAs. (**T-1**).
  - 6.6.3. <u>P2 Program Budgeting</u>. Organizations that have significant environmental aspects shall be responsible for planning and budgeting for P2 opportunities, and for reporting P2 investments to the ESOHC, as required. (**T-1**). CE funding for P2 opportunities to address activities/processes with a negative environmental impact is processed IAW the procedures listed in this Instruction (Chapter 4). These P2 requirements should be included in relevant A4C sponsored AMPs.
    - 6.6.3.1. AFCEC will facilitate use of Broad Agency Announcements (BAA) to cross-feed or review opportunities for non-weapons related CE investments in P2 technology. **(T-1).**
    - 6.6.3.2. Air Force Research Laboratory, Materials and Manufacturing Directorate (AFRL/RX) consolidates and reports information on AF-related P2 investments through the Strategic Environmental Research and Development Program (SERDP) and AFMC/A4 does the same through the Environmental Security Technology Certification Program (ESTCP).

## Chapter 7

## MONITORING AND MEASURING ENVIRONMETNAL PERFORMANCE

**7.1. Overview.** Environmental monitoring and measuring is part of the EMS Check Phase. The purpose of environmental monitoring and measuring is to increase leadership awareness of compliance issues; identify and analyze trends of non-conformance and non-compliance; identify areas for improvement; provide lessons learned to prevent similar non-compliance at other installations; and to minimize or avoid environmental litigation risks. AFCEC and installations will conduct monitoring, measuring, and/or assessments for activities mandated by legal and/or other administrative requirements (such as permits, plans, and written programs). Information gathered by the monitoring activities supports HAF, AFCEC, and installation record keeping and performance reporting. For additional information, refer to the AF/A4C Portal and AFI 32-7047.

Figure 7.1. EMS Performance Monitoring Phase.



- **7.2. ECAMP.** Installations will conduct EMS conformance and compliance self-assessments, and track preventative/corrective actions, IAW DoDI 4715.17, DoDI 4715.06, AFI 90-201, AFI 90-801, and other AF/A4C and AFCEC/CZ guidance. (**T-0**). Latest AFCEC/CZ playbook environmental inspection guidance, with detailed procedures, is available on the AF CE Portal: <a href="https://cs1.eis.af.mil/sites/ceportal/CEPlaybooks/Pages/default.aspx">https://cs1.eis.af.mil/sites/ceportal/CEPlaybooks/Pages/default.aspx</a>.
  - 7.2.1. Each installation shall conduct their respective internal self-assessment IAW with the Wing Commander's Inspection Program (CCIP) and by completing checklists in the IG's Management Internal Control Toolset (MICT) and those prescribed by AFCEC/CZ. (T-1).
  - 7.2.2. The Environmental external self-assessment is integrated with the UEI IAW AFI 90-201 and is not primarily focused on detecting non-compliance; rather, the UEI should be used to conduct the external EMS audit and validate and verify the commander's own compliance detection program, identifying areas for the Wing Commander where he/she has significant risk of undetected non-compliance. Environmental Functional Inspectors must take WENV 350, EMS Auditing Course, or have prior auditing experience prior to participating in their first UEI/Environmental assessment. (T-1). Inspectors must have training documented, and records and/or proof of auditing experience, forwarded to AFCEC/CZ prior to participating in an external inspection. (T-1).

- 7.2.3. The IEF (AFCEC or NGB/A7AN) will assist installations in development and execution of Corrective Action Plans (CAPs) for ESOHC review and approval IAW AFI 90-201. **(T-1).**
- 7.2.4. Installation ESOHCs shall review installation trends and track the progress of the implementation of corrective/preventive actions using the eDASH Finding Tracker tool. (**T-1**). The installation ESOHC shall advocate for resources and help create justification for funding requirements to close findings. (**T-1**).
- 7.2.5. AFCEC will update and maintain eDASH dashboards, conduct trend analysis, and assist installations with tracking findings to closure, and verifying closure actions. (T-1).
- **7.3. EMS Conformance.** The Installation Commander or ESOHC Chair must formally declare conformance to DoDI 4715.17 and AF EMS requirements, after an external EMS audit has been conducted and major non-conformances have been corrected. Reference the EMS playbook for details. **(T-0).**

# 7.4. Monitoring and Measurement.

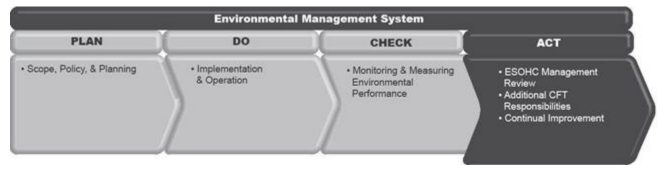
- 7.4.1. The installation CFT shall supplement AFCEC procedures to regularly monitor and measure the key characteristics of its operations that can have a significant environmental impact. (**T-1**).
- 7.4.2. Installations shall track operational performance using established DoD, HAF, and AFCEC-level performance measures and data calls. (**T-1**). Installations shall also develop their own installation-specific performance measures designed to achieve installation unique objectives and targets. (**T-1**). By incorporating these performance measures into the EAPs and ensuring their inclusion in the management reviews, organizations can focus priority actions on those areas critical for improved performance.
- 7.4.3. Installation organizations shall ensure that calibrated or verified compliance monitoring and measurement equipment is used and maintained IAW AFI 21-113, *Air Force Metrology, and Calibration (AFMETCAL) Management*, and retain associated records. (**T-1**). Installations must document the location of equipment maintenance records in eDASH. (**T-1**). Installations must maintain, verify, and calibrate monitoring and measuring equipment that does not fall under the purview of AFI 21-113. (**T-1**). The installation should have an inventory of all monitoring and measuring equipment.
- **7.5.** Corrective and Preventive Action. Installations shall implement, track, and appropriately address corrective and preventive actions for all inspection findings IAW DoDI 4715.06, DoDI 4715.17, AFI 90-201, and AFI 32-7047. (**T-0**).
- **7.6. Legal Compliance Tracking and Reporting.** AF installations shall track and report noncompliance with applicable federal, state, local, DoD, and AF, environmental laws and regulations IAW AFI 32-7047. **(T-0).**

## Chapter 8

## MANAGEMENT REVIEW AND CONTINUAL IMPROVEMENT

**8.1. Overview.** The Management Review is part of the Act Phase of the EMS. IAW AFI 90-801, ESOHCs established at HAF, MAJCOMs, and installations, conduct management reviews to assess the suitability, adequacy, and effectiveness of the management system.

Figure 8.1. EMS Performance Monitoring Phase.



## 8.2. Environmental, Safety, and Occupational Health Council (ESOHC).

- 8.2.1. Installation ESOHCs shall conduct a management review of their EMS IAW DoD 4715.17. (**T-0**). Installation ESOHCs shall document the frequency of these reviews (e.g., annual, semi-annual, rolling) in eDASH. (**T-1**). ESOHCs shall review the progress towards achieving the installation's objectives and targets and performance measures. (**T-1**). Senior leadership shall provide appropriate direction for the correction of noted deficiencies, including the need for investment, policy revision, and recalibration of objectives and targets. (**T-1**).
- 8.2.2. Installation ESOHCs shall ensure the management review follows ISO 14001 standards, including the following: (T-0).
  - 8.2.2.1. Results of internal and external inspections and evaluations of compliance with legal requirements and with other requirements such as federal regulations and guidelines and AFIs.
  - 8.2.2.2. Communication(s) from external interested parties, including complaints.
  - 8.2.2.3. The status of the environmental program as evidenced by performance measures and inspections.
  - 8.2.2.4. The extent to which objectives and targets have been met, including those for sustainability as mandated by HAF and/or AFCEC, and recommendations for new objectives and targets to replace those that have been met.
  - 8.2.2.5. Status of corrective and preventive actions.
  - 8.2.2.6. Follow-up actions from previous management reviews.
  - 8.2.2.7. Changing circumstances, including developments in legal and other requirements related to its environmental aspects.

- 8.2.2.8. Approval of the aspects inventory and related EAPs as developed by the CFT.
- 8.2.2.9. Recommendations for improvement.
- **8.3.** Cross-Functional Team (CFT). The installation CFT plays a key role in communicating with senior leadership. In addition to assisting with the ESOHC execution, the CFT also is responsible for other tasks to include those below:
  - 8.3.1. Aspect Inventory Review—Installation CFTs shall complete initial and annual aspect inventory reviews. (**T-0**). Once the CFT completes the aspect inventory, the CFT Chair shall report to the ESOHC when aspects are categorized as 'study', 'maintain', or 'improve'. (**T-1**). The ESOHC provides final approval of aspects and related EAPs.
  - 8.3.2. Objectives and Targets—The CFT shall track progress towards achieving objectives and targets, and update EAPs, as required. (**T-1**). The CFT shall provide the ESOHC updates detailing the status of achieving objectives and targets that include: (**T-1**).
    - 8.3.2.1. Analysis of whether targets supported the objective.
    - 8.3.2.2. Resource adequacy.
    - 8.3.2.3. Whether additional objectives or targets were added.
    - 8.3.2.4. Whether HAF and/or AFCEC objectives and targets for sustainability are included.
  - 8.3.3. At least annually, the CFT Chair shall provide the ESOHC with an overall management review report of the EMS and the state of the installation in regards to environmental or sustainability areas. (T-1). This review can be accomplished in a single meeting or over the course of a year, as outlined in paragraph 8.2. The standardized Management Review Tool on eDASH will be utilized to perform the review with guidance and procedures available on the EMS page in eDASH and the EMS playbook on the AF CE Portal: <a href="https://cs1.eis.af.mil/sites/ceportal/CEPlaybooks/Pages/default.aspx">https://cs1.eis.af.mil/sites/ceportal/CEPlaybooks/Pages/default.aspx</a> (T-1).

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## **Attachment 1**

## GLOSSARY OF REFERENCES AND SUPPORTING INFORMATION

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AFI 21-113, Air Force Metrology and Calibration Management, 23 Mar 11

AFI 23-201, Fuels Management, 20 Jun 14

AFI 23-204, Organizational Fuel Tanks, 24 Jul 12

AFI 23-502, Recoverable Fuel, 31 Oct 14

AFI 25-201, Intra-Service, Intra-Agency, and Inter-Agency Support Agreement Procedures, 18 Oct 13

AFI 32-1001, Operations Management, 16 Oct 14

AFI 32-1002, Snow and Ice Control, 22 Jan 15

AFI 32-1021, Planning and Programming Military Construction Projects, 31 Oct 14

AFI 32-1023, Designing and Constructing Military Construction Projects, 21 Apr 10

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AFI 32-7044, Storage Tank Environmental Compliance, 18 Aug 15

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40 C.F.R. Parts 50-99, Clean Air Act

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#### Prescribed Forms

None.

## Adopted Forms

AF Form 847, Recommendation for Change of Publication

# Abbreviations and Acronyms

**AAFES**—Army Air Force Exchange Service

ACES-PM—Automated Civil Engineer System-Project Management Module

**ACM**—Asbestos-Containing Material

**ADL**—Advanced Distributive Learning

ADLS—Advanced Distributive Learning System

**AETC**—Air Education and Training Command

**AF**—Air Force

**AFCEC**—Air Force Civil Engineer Center

**AFI**—Air Force Instruction

**AFIT**—Air Force Institute of Technology

**AFIS**—Air Force Inspection System

**AFLC**—Air Force Learning Committee

**AFLOA**—Air Force Legal Operations Agency

**AFMAN**—Air Force Manual

**AFMC**—Air Force Materiel Command

**AFMETCAL**—Air Force Metrology and Calibration

**AFPD**—Air Force Policy Directive

**AFRC**—Air Force Reserve Center

**AFRIMS**—Air Force Records Information Management System

**AFSO21**—Air Force Smart Operations for the 21st Century

**AICUZ**—Air Installation Compatible Use Zone

**AM**—Asset Management

**AMP**—Activity Management Plan

**ANG**—Air National Guard

**AST**—Aboveground Storage Tank

**BAA**—Broad Agency Announcement

**BCAMP**—Base Comprehensive Asset Management Plan

**BE**—Bioenvironmental Engineering

**BI**—Built Infrastructure

**BMP**—Best Management Practice

**BMT**—Basic Military Training

**BRAC**—Base Realignment and Closure

CAA—Clean Air Act

**CBA**—Cost-Benefit Analysis

**CCIP**—Wing Commander's Inspection Program

**CE**—Civil Engineering

**CEQ**—Council on Environmental Quality

**C.F.R**—Code of Federal Regulations

**CFT**—Cross-Functional Team

**COLS**—Common Output Level Standard

**CONUS**—Continental United States

**DeCA**—Defense Commissary Agency

**DERF**—Defense Emergency Response Fund

**DoD**—Department of Defense

**DoDD**—Department of Defense Directive

**DoDI**—Department of Defense Instruction

**DRU**—Direct Reporting Unit

DUSD(I&E) — Deputy Under Secretary of Defense for Installations and Environment

**EA**—Environmental Assessment

**EAP**—Environmental Action Plan

**EBS**—Environmental Baseline Survey

**ECAMP**—Environmental Compliance Assessment and Management Program

**EESOH-MIS**—Enterprise Environmental, Safety, and Occupational Health-Management Information System

**EET**—Environmental Education and Training

**EIAP**—Environmental Impact Analysis Process

**EIS**—Environmental Impact Statement

**ELO**—Environmental Liaison Officer

**EMS**—Environmental Management System

**E.O**—Executive Order

**EPA**—Environmental Protection Agency

**EPEAT**—Electronic Product Environmental Assessment Tool

**EPG**—Environmental Program Group

**EQ**—Environmental Quality

**ERP**—Environmental Restoration Program

**ESOH**—Environment, Safety, and Occupational Health

**ESOHC**—Environmental, Safety, and Occupational Health Council

**ESTCP**—Environmental Security Technology Certification Program

**ETCA**—Education and Training Course Announcement

**ETL**—Engineering Technical Letter

**FAR**—Federal Acquisition Regulation

**FEMP**—Federal Energy Management Program

**FGS**—Final Governing Standards

**FM**—Financial Management

**FOA**—Field-Operating Agency

**FSC**—Field Support Center

GCC—Geographic Combatant Command

**GHG**—Greenhouse Gas

GOCO—Government-Owned, Contractor-Operated

**GSU**—Geographically Separated Unit

**HAF**—Headquarters Air Force

**HAZCOM**—Hazardous Communication

**HAZMAT**—Hazardous Material

**HHQ**—Higher Headquarters

**HMMP**—Hazardous Materials Management Process

**HPA**—Hazardous Process Authorization

**HQ USAF**—Headquarters, United States Air Force

IAW—In Accordance With

ICRMP—Integrated Cultural Resources Management Plan

**IDP**—Installation Development Plan

**IEF**—Intermediate Environmental Function

IG—Inspector General

**IHMP**—Installation HAZMAT Management Program

**INRMP**—Integrated Natural Resource Management Plan

**IPL**—Integrated Priority List

**IPT**—Integrated Process Team

**ISO**—International Organization for Standardization

**IST**—Installation Support Team

**IT**—Information Technology

LBP—Lead-Based Paint

**LEC**—Lead Environmental Component

**MAJCOM**—Major Command

**MICT**—Management Internal Control Toolset

**MILCON**—Military Construction

**MRT**—Mission Readiness Training

**NATO**—North Atlantic Treaty Organization

**NEPA**—National Environmental Policy Act

**NGO**—Non-Governmental Organization

**NI**—Natural Infrastructure

**O&M**—Operations and Maintenance

**OCONUS**—Outside the Continental United States

**OCOTF**—Overseas Contingency Operation Transfer Fund

**ODS**—Ozone Depleting Substance

**OEBGD**—Overseas Environmental Baseline Guidance Document

**OFEE**—Office of the Federal Environmental Executive

**OJT**—On-the Job Training

**OMB**—Office of Management and Budget

**OPLAN**—Operation Plan

**OPORD**—Operation Order

**OPR**—Office of Primary Responsibility

**ORM**—Operational Risk Management

**OSD**—Office of the Secretary of Defense

**P2**—Pollution Prevention

**P2OA**—Pollution Prevention Opportunity Assessment

PA—Public Affairs

**PAD**—Program Action Directive

**PCB**—Polychlorinated Biphenyl

**PE**—Program Element

**PEC**—Program Element Code

**PEM**—Program Element Manager

**PR**—Planning Readiness

**PME**—Professional Military Education

**POC**—Point of Contact

**POL**—Petroleum, Oil, and Lubricants

**POM**—Program Objective Memorandum

**PPBE**—Planning, Programming, Budgeting, and Execution

**PWS**—Performance Work Statement

**RC**—Regional Council

**REC**—Regional Environmental Coordinator

**RDS**—Records Disposition Schedule

**ROI**—Return on Investment

**SAF**—Secretary of the Air Force

SAM—Sample, Analysis, and Monitoring

**SDWA**—Safe Drinking Water Act

**SE**—Safety

SERDP—Strategic Environmental Research and Development Program

**SG**—Surgeon General

**SJA**—Staff Judge Advocate

**SME**—Subject Matter Expert

**SOFA**—Status of Forces Agreement

**SPP**—Sustainable Procurement Program

**SRM**—Sustainment, Restoration, and Modernization

**SSPP**—Strategic Sustainability Performance Plan

SW-Solid Waste

**TDY**—Temporary Duty

T.O—Technical Order

**UEC**—Unit Environmental Coordinator

**UEI**—Unit Effectiveness Inspection

UFC—Unified Facilities Criteria

**U.S**—United States

**USAFSAM**—U.S. Air Force School of Aerospace Medicine

U.S.C—United States Code

**USDA**—U.S. Department of Agriculture

**UST**—Underground Storage Tank

**VEMO**—Virtual Environmental Management Office

**VOT**—Vision, Objective, and Target

**WS**—Weapon System

**WSP2**—Weapon System Pollution Prevention

#### **Terms**

**A4-EM**—The generic term describing the MAJCOM A4 WSs environmental management office or point of contact (POC). Each MAJCOM may have such a person or office established to work WS environmental issues and interact with the AFMC or joint service WS program offices/system groups or the EMS responsible for each AF or DoD WS. The installation WS ESOH indicators and candidate process information are gathered by the organization UECs or the installation WS UEC and forwarded through their ESOHC to the MAJCOM A4-EM offices/POC for WS acquisition issues and then on to the ESOH POC for each WS and their single manager.

**Activity Management Plans (AMP)**—Plans that define the CE business processes, requirements, and risk management for providing facilities, utilities, transportation, waste management, and NI. AMPs follow a structure that includes standardized level of services, key performance indicators, environmental compliance, programming, and training requirements.

**Appropriate Facility**—Any facility subject to compliance with environmental regulation or conducts activities that can have an impact on the environment, either directly or indirectly, individually or cumulatively, due to the operations of the facility's or organization's mission, processes or functions.

**Asset Management (AM)**—Use of systematic and integrated processes to manage natural and built assets and their associated performance, risk, and expenditures over their life cycles to support missions and organizational goals.

**Capability**—The attributes required to achieve operational effectiveness through a combination of regulatory compliance, management system conformance, and asset capacity.

**Capacity**—The ability of NI and workforce assets to meet operational requirements. Assets that lack sufficient capacity are thought to be resource deficiencies and subject to denial of use, while assets with excess capacity are considered to provide resource opportunities.

**Conformance**—The measure of EMS's correspondence with PE of the ISO 14001 standard and those requirements established by HAF and supplemented by MAJCOMs and/or the implementing organization.

**Contingency Location**—A non-enduring location outside of the U.S. that supports and sustains operations during named and unnamed contingencies or other operations as directed by appropriate authority and is categorized by mission life-cycle requirements as initial, temporary, or semi-permanent. For more information, see DoDI 3000.10.

Cross-Functional Team (CFT)—Group of SMEs representing key organizations to include operations, maintenance, safety, environment, occupational health, transportation, ranges, and any others deemed critical for development and execution of ESOH initiatives. Typically, it also includes military, civilian, and contractor personnel from all levels of the organizations. A deputy group commander or higher will chair the team. He or she may wish to contact facility tenants, non-AF entities, and other units to serve on the CFT. The team is given broad objectives, but not specific directives. Decision-making within the team is usually based on consensus.

**CFT Chair (Management Representative)**—No lower than a deputy group commander. The CFT Chair is the specific management representative who, irrespective of other responsibilities, shall have the responsibilities and authority for ensuring that EMS requirements are developed,

implemented, and maintained; and will provide reporting to the ESOHC on the performance of the EMS, including recommendations for improvement.

**DoD Component**—A Military Department, Service, Agency or other organization entity within the DoD.

**Environmental Management System (EMS)**—An EMS is a systemic approach to handling environmental issues within an organization. The AF EMS is based on the ISO 14001 standard. It provides a continual cycle of planning, implementing, reviewing, and improving the process and actions that an organization undertakes to identify and correct deficiencies and improve environmental (and overall) performance.

**EMS Coordinator**—Provides day-to-day support to the CFT and the CFT Chair. The EMS Coordinator functions as the recorder for the CFT and works with the CFT to ensure EMS requirements are developed, implemented, and maintained; and reported to the ESOHC on the performance of the EMS, including recommendations for improvement. The EMS Coordinator shall be an Environmental Program Manager.

**Encroachment**—Degradation and/or denial of access to a resource caused by competition for that resource.

**Enduring Location**—A physical area a DoD Component currently maintains and uses now that DoD intends to maintain access and use of for the foreseeable future. Enduring locations include main operating bases, forward operating sites, and cooperative security locations. For more information, see DoDI 4715.05 and DoDI 4715.08.

**Environmental Action Plan** (EAP)—A comprehensive plan developed under the installation EMS or developed at the EMS organizational or programmatic level to achieve specified objectives and targets to address EMS significant aspects, environmental encroachment issues, or other DoD/AF priorities. The EAP will contain VOTs, and document action items or tasks (with performance measures) to meet or exceed those objectives and targets.

**Environmental Aspect**—An element of a facility's activities, products, or services that can interact with the environment (i.e., creates the possibility for an environmental impact). An aspect can be thought of as the "cause" of an environmental impact but does not necessarily result in an environmental impact.

Environmental Compliance, Assessment, and Management Program (ECAMP)—In response to E.O. 12088, Federal Compliance and Pollution Control Standards, the AF designed the ECAMP to assist AF installations and organizations in complying with all applicable regulatory standards. ECAMPs include all major and minor installations (including tenant organizations on and off the installation), support sites with one or more permits from environmental regulatory agencies (federal, state, local, DoD, or AF), and GOCO facilities. ECAMP has recently transformed under the AF Inspection System IAW AFI 90-201, and must now conform to the IG Inspection process at all levels, including the Commander's Inspection program (linked to Stage 2) and external Unit Effectiveness Inspection process (linked to Stage 3). The latest ECAMP is evolving into a subset of the IG inspection process to help HAF, MAJCOMs, and commanders assess the status of their EMSs, and to identify and track solutions to environmental problems, and is comprised of the Environmental Self-Assessment process managed by AFCEC/CZ.

**Environmental Health**—The discipline concerned with identifying and preventing illness and injury due to exposure to hazardous chemical, physical, and biological agents that may be encountered in the ambient environment – air, water, or soil at in-garrison and deployed locations.

**Environmental Impact**—Any change to the environment, whether adverse or beneficial, wholly or partially resulting from an organization's activities, products, or services. An impact can be thought of as an "effect" or "outcome" of an environmental aspect. A potential environmental impact is characterized by its probability and consequence. Impacts can be positive or negative.

**Environmental Liaison Officer** (**ELO**)—An environmental law action officer assigned to AFLOA/JACE-FSC. The ELO is embedded with MAJCOM legal offices and assists the MAJCOM/SJA by communicating priorities and objectives to the FSC.

Environment, Safety, and Occupational Health Council (ESOHC)—The ESOH steering group that conducts an annual review including policies and programs, establishes goals, monitors progress, and advises leadership.

**Environmental Quality** (**EQ**)—The combination of three traditional environmental pillars that need to be managed to ensure the protection of the NI and compliance with environmental regulations. These encompass the program elements of compliance, conservation, and P2.

Environmentally Preferable—Products or services having a lesser or reduced effect on human health and the environment when compared with competing products or services serving the same purpose. This comparison may consider raw materials acquisition, production, manufacturing, packaging, distribution, reuse, operation, maintenance, or product or service disposal.

**Final Governing Standards (FGS)**—A set of country-specific substantive provisions (not procedural), typically technical limitations on effluent, discharges, etc. or a specific management practice.

**Foreign Country**—Any land, water, or airspace that is subject to competent exercise of jurisdiction by one or more foreign governments or international organizations; a nation, territory, or geographic area that is outside the customs territories of the U.S..

**Government-Owned, Contractor-Operated** (GOCO)—A facility that is owned by the Government and operated under contract by a non-government, private firm.

**Hazard**—Any real or potential condition that can cause injury, illness, or death to personnel; damage to or loss of a system, equipment, or property; or damage to the environment.

**Host Nation**—A nation other than the U.S. that receives the force or supplies of allied nations or North Atlantic Treaty Organization (NATO) organizations, the former force or supplies to be located on, to operate in, or to transit through its territories.

**Installation**—An enduring location consisting of a base, camp, post, station, yard, center, or other DoD activity under the operational control of the Secretary of a Military Department or the Secretary of Defense. For more information, see DoDI 4715.05 and DoDI 4715.08.

**Intermediate Environmental Function (IEF)**—The environmental function at the intermediate level between the installation civil engineer and AFCEC or HAF. The IEF facilitates information exchange, provides consultation, and executes environmental actions on behalf of HAF or

AFCEC (primarily AFCEC). For active-duty and reserve AF installations located in the U.S. and U.S. territories, this is the AFCEC/CZ IST. For installations located overseas, it is the AFCEC/CF Europe and Pacific Divisions (Environmental Branches). The IEF for ANG installations, on behalf of the National Guard Bureau, is the NGB/A7AN.

**International Agreement**—A multilateral or bilateral agreement, such as an installation's rights or access agreement, a Status of Forces Agreement (SOFA), or any other instrument defined as a binding international agreement under DoDD 5530.3, International Agreements.

**Lead Environmental Component (LEC)**—The Secretary of a Military Department, Combatant Commander, or Sub-unified Commander specifically designated by the Deputy Under Secretary of Defense for Installations and Environment (DUSD(I&E)).in this instruction to execute the responsibilities prescribed in DoDI 4715.05, Enclosure 2, for environmental matters associated with DoD installations in specific foreign countries.

**Management Review**—A process used to evaluate the suitability, adequacy, and effectiveness of the EMS. Used to identify and assess opportunities to change an organization's EMS policy and objectives, to address resource needs, and to look for opportunities to improve its products.

**Mishap**—An unplanned event or series of events resulting in death, injury, occupational illness, damage to or loss of equipment or property, or damage to the environment.

**Natural Infrastructure (NI)**—Assets (air, water, land, and frequency spectrum) evaluated during a Natural Infrastructure Assessment, which are resources necessary to support current and future operational requirements.

**Operational Risk Management (ORM)**—The systematic process of identifying hazards, assessing risk, analyzing risk control options and measures, making control decisions, implementing control decisions, formally accepting residual risks, and supervising/reviewing the activity for effectiveness. Reference MIL-STD-882D, Department of Defense Standard Practice for System Safety, and DoDD 5000.01, The Defense Acquisition System, for appropriate guidance.

**Organizational-level EMS**—A EMS that contains only those elements that are necessary for the organization to carry out certain necessary functions for setting and transmitting objectives and targets to lower units and for collecting, packaging and reporting on accomplishments and compliance. It will seldom contain all the elements of an ISO 14001-conforming EMS. It is also not necessary that each of the elements conform to the ISO 14001 specifications. In recognition of this, the OFEE has exempted organizational-level EMSs from the federal requirement for periodic Declaration of Conformance. Only facility-level EMSs (including multi-site EMSs) must continue to comply with that requirement. (See reference guidance on 'higher-tier EMS' issued by the OFEE on 31 October, 2008: Guidance on Implementing Environmental Management Systems "At All Appropriate Organizational Levels")

**Overseas**—A nation, territory, or geographic area that is outside the customs territories of the U.S., a foreign country or territory.

**Overseas Environmental Baseline Guidance Document (OEBGD)**—The OEBGD is a set of objective criteria and management practices developed by the DoD, pursuant to DoDI 4715.05. It specifies the minimum criteria for environmental compliance at permanent DoD installations at overseas locations where no FGS have been established. It is designed to protect human health

and safety and reflects generally accepted environmental standards applicable to DoD installations and activities in foreign countries. The OEBGD is used to develop and update country-specific FGS for all DoD components located in that host nation.

Overseas Installation—A facility or group of facilities at a fixed geographical location under the control of a DoD component, and other facilities designated by a Unified Combatant Commander, base, camp, post, station, yard, center, or other activity under the jurisdiction of the Secretary of a Military Department that is located outside the U.S. and outside any territory, commonwealth, or possession of the U.S.

Planning Readiness—Installation readiness to support new mission requirements. Can be facilitated or supported by the installation level EMS, provide awareness of the status of baseline planning elements and overall readiness of programs, and incorporated into the EIAP and/or other decision-making processes. Measures the degree to which basic planning requirements, including installation environmental planning elements and sustainability indicators, are being met in order to assist in aligning resources to high-risk areas for investment (e.g., long lead items). Enables early NEPA risk reduction planning to include meeting aggressive goals for 6-month Environmental Assessments (EAs) and 12-month Environmental Impact Statements (EISs), which are possible when accompanied with sound proponent proposals.

**Pollution Prevention (P2)**—Source reduction and other practices that reduce or eliminate the amount of hazardous substances, pollutants, or contaminants entering the waste stream or otherwise released into the environment prior to recycling, treatment, and disposal; reduces the hazards to public health and the environment associated with the release of such substances, pollutants, or contaminants; and, increases efficiency in the use of raw materials, energy, water, or other resources; or protection of natural resources by conservation.

**Regional Counsel** (**RC**)—A part of AFLOA/JACE imbedded with the AFCEC/RO and responsible for providing environmental law support to installations, AFCEC, MAJCOMs, and the REO.

**Risk**—An expression of the impact and possibility of a mishap in terms of potential mishap severity and probability of occurrence.

**Significant Aspect**—An environmental aspect that has or can have a significant environmental impact. The significance of impacts is determined by the application of significance criteria. An aspect is either significant or it is not significant, there is no significance gradations and no aspect is more or less significant than another aspect. However, once selected, all the significant aspects can be ranked either explicitly, by listing them in order of priority, or implicitly by varying the resources and timeframes allocated to the achievement of objectives and targets in the EAPs.

**Site**—Any single parcel of land, regardless of size, used and maintained by a DoD Component.

**Subject Matter Expert (SME)**—An expert in EMS subject matter, usually located at AFCEC.

**Sustainable Procurement Program (SPP)**—Procurement using sustainable environmental practices, including, but not limited to, acquisition of:

EPA designated recycled content products.

Electronic Product Environmental Assessment Tool (EPEAT)® registered electronic equipment.

Environmentally preferable products and services.

ENERGY STAR® and Federal Energy Management Program (FEMP) designated energy-efficient products.

Water-efficient products.

U.S. Department of Agriculture (USDA) designated bio based products.

Alternative fuel vehicles and alternative fuels.

Non-ozone depleting substances.

Low or non-toxic substances or products containing low or non-toxic constituents.

Renewable energy sources.

Sustainable building materials.

**Sustainability**—To create and maintain conditions under which humans and nature can exist in productive harmony that permit fulfilling the social, economic, and other requirements of present and future generations.

**Sustainment, Restoration, and Modernization (SRM)**—Principle used to ensure a calculated level of investment targeted to preserve and improve all infrastructures, including natural (previously applied only to BI).

**Treaty**—A written international agreement between nation states or between a nation state and an international organization, which was formally signed by authorized national representatives and ratified according to a nation's laws, and which is governed and enforceable by international law. As used here, the term "treaty" includes charters, compacts, conventions, covenants, and protocols.

**Unified Combatant Command**—A military command which has a broad, continuing mission under a single commander and which is composed of forces from two or more military departments.

**United States** (U.S.)—All States, territories, and possessions of the U.S., and all waters and airspace subject to the territorial jurisdiction of the U.S.

Weapons System (WS)—Items that can be used directly by the Armed Forces to carry out combat missions.

# **Attachment 2**

# ENVIRONMENTAL GUIDANCE REFERENCES

Table A2.1. Environmental Guidance by Program Area.

MEDIA	SME	REFERENCE	GUIDANCE
PROGRAM	Y/N		
Air Quality	Yes	40 C.F.R. Parts 50-99; Clean Air Act (42 U.S.C. § 7401-7671q); AFI 32-7040, Air Quality Compliance and Resource Management; and state and local rules implementing the Clean Air Act (CAA)  40 C.F.R. Part 63, National Emissions Standards for Hazardous	Establishes AF air quality compliance program requirements.  Establishes indoor air quality program requirements.
		Air Pollutants for Source Categories; AFI 48-145, Occupational and Environmental Health Program; AFI 32-7040, Air Quality Compliance, and Resource Management	
		40 C.F.R. Part 51, Subpart W, Determining Conformity of General Federal Actions to State or Federal Implementation Plans; 40. C.F.R. Part 93, Subpart B, Determining Conformity of Federal Actions to State or Federal Implementation Plans; 32 C.F.R. Part 989.30, Air quality; and AFI 32-7040, Air Quality Compliance and Resource Management	General Conformity Rule requires all federal actions conform to applicable State Implementation Plan and/or EPA air pollution limits and do not cause or contribute to new violations.
		Air Force Air Quality EIAP Guide	Provides assistance in understanding and complying with the general conformity rule, to include conformity planning. Discusses conformity as it relates to EIAP, and Base Realignment and Closure (BRAC) actions.
Water Quality	Yes		Covers aspects of water.
Water Supply		AFI 32-1067, Water Systems; AFI 48-144, Drinking Water Surveillance Program	Describes overall water supply program requirements.

Storm Water		AFI 32-7041, Water Quality Compliance; AFI 32-1002, Snow and Ice Control	Describes overall storm water program.			
Wastewater		AFI 32-7041, Water Quality Compliance	Describes wastewater (point sources and nonpoint sources) program requirements.			
		AFI 32-7041 Water Quality Compliance	Contains additional requirements for overseas installations.			
Hazardous	Yes	AFI 32-7086, Hazardous Materials	Describes the AF HMMP, including			
Materials	105	Management	establishing mandates for installation HAZMAT management, providing the process for WS HAZMAT, and the requirements for ODS.			
		DoDI 6050.05, DoD Hazard Communication (HAZCOM) Program; DoD 4140.1-R, DoD Supply Chain Materiel Management Regulation; DoD 4500.9-R, Defense Transportation Regulation (DTR)— Part II: Cargo Movement, Chapter 204, Hazardous Materials	Describes the implementation of the Installation HAZMAT Management Program (IHMP).			
Hazardous Waste	Yes	AFI 32-7042, Waste Management	Describes the AF management of HW.			
		AF Pamphlet (AFPAM) 32-7043, Hazardous Waste Management Guide	Provides guidance for managing HW at AF installations to meet federal, state, interstate, DoD, and AF requirements. For overseas, the AFI applies to the extent that it does not conflict with applicable international agreement, country-specific FGS, and/or OEBGD requirements. In case of a conflict between these documents, generally the more protective standards requirement should be followed.			
		AFI 48-145, Occupational and Environmental Health Program	Activities may coordinate with BE to determine any occupational or environmental health risk related to their wastes.			
		E.O. 13423, Strengthening Federal Environmental, Energy, and Transportation Management	Provides goals for reduction of HAZMAT use.			
Solid Waste	No	AFI 32-7042, Waste Management	Describes the AF management of solid waste (SW).			

Toxic			Covers aspects of toxic substances.
Substances Lead-Based	Yes	AF Policy and Guidance on LBP	Describes the overall LBP
Paint (LBP)		(latest approved edition)	management program. Purpose is to achieve LBP compliance and prevent non-compliance with all LBP laws, regulations, and requirements. Includes sampling (CE funded), assessments and bulk sample, analysis, and monitoring (SAM) conducted specifically to address health concerns (funded by SG and the Defense Health Program).
Asbestos-		AFI 32-1052, Facility Asbestos	Details the requirements for
Containing Materials (ACM)		Management; 29 C.F.R. 1910.1001, Asbestos	installations to manage asbestos properly.
Polychlorinated Biphenyls (PCB)		AFI 32-7042, Waste Management	Summarizes key requirements for PCB management and disposal (both liquid and non-liquid). Note: Overseas requirements are defined by international agreements and the country-specific FGS or OEBGD.
Petroleum, Oil, and Lubricants	No	AFI 23-201, Fuels Management	Describes fuels management program.
(POL)		AFI 23-204, Organizational Fuel Tanks	Describes fuel tank management.
		AFI 23-502, Recoverable and Unusable Liquid Petroleum Products	Describes POL liquid product management.
		T.O. 37-1-1, General Operation and Inspection of Installed Fuel Storage and Dispensing Systems	Describes installed fuel storage and dispensing systems general operation and inspection requirements.
		T.O. 42B-1-1, Quality Control of Fuels and Lubricants	Describes quality control of fuels and lubricants.
		T.O. 42B-1-23, Management of Recoverable and Waste Liquid Petroleum Products	Describes POL and liquid fuels disposal requirements.
		UFC 3-460-03, Operation Maintenance: Maintenance of Petroleum Systems	Describes requirements for operation and maintenance of petroleum systems.
Storage Tanks	No	AFI 32-7044, Storage Tank Compliance	Describes the AF storage tank program for both underground storage tanks (USTs) and

			aboveground storage tanks (ASTs).				
Pest	Yes	AFI 32-1053, Integrated Pest	Describes responsibilities and				
Management		Management Program.	procedures for the Integrated Pest				
			Management Program at AF				
			installations.				
Cultural	Yes	AFI 32-7065, Cultural Resources	Describes responsibilities and				
Resources		Management Program.	procedures for protecting and				
			managing cultural resources				
			(historic facilities, archaeological				
			sites and collections, traditional				
			cultural resources, and Native				
			American sacred sites) and				
			developing and implementing				
			Integrated Cultural Resource				
			Management Plans (ICRMPs).				
		DoDI 4710.02, DoD Interactions	Provides guidance for DoD				
		with Federally Recognized Tribes	Interactions with Federally				
			Recognized Tribes, or Native				
			Hawaiian Organizations (per Native				
			American Graves Protection and				
			Repatriation Act, 25 U.S.C. 3001 et				
			seq. 16 Nov 90).				
Natural	Yes	AFI 32-7064, Integrated Natural	Describes the responsibilities and				
Resources		Resources Management	procedures for managing natural				
			resources and developing and				
			implementing Integrated Natural				
			Resource Management Plans				
			(INRMPs) on AF property.				
Environmental	Yes	AFI 32-7061, The Environmental	Provides procedures for				
Planning		Impact Analysis Process (as	environmental impact analysis both				
<b>8</b>		promulgated at 32 C.F.R. Part 989)	within the United States and abroad.				
			Procedures are essential to achieve				
			and maintain compliance with				
			NEPA and the CEQ Regulations (40				
			C.F.R. Parts 1500 – 1508, <i>Council</i>				
			on Environmental Quality)				
	No	AFI 90-2001, Encroachment	Identifies the requirements to define				
		Management; AFI 32-7063, Air	and measure encroachment, along				
		Installation Compatible Use Zone	with roles and responsibilities.				
		Program	Provides roles and responsibilities				
		<b>3</b>	for defining and preventing				
			incompatible development.				
		AF Handbook (AFH) 32-7084,	Provides MAJCOM and installation-				
		AICUZ Program Manager's Guide	level Commanders and managers an				
		111002110gram Munager 5 June	overview of the AF's AICUZ				
			program and specific guidance				
	1		program and specific guidance				

		32 C.F.R. Part 989, Environmental Impact Analysis Process; AF Occupational Safety and Health Standard (AFOSHSTD) 48-20, Occupational Noise and Hearing Conservation Program (of the	concerning the organizational tasks and procedures necessary to implement the AICUZ program.  Describes environmental workplace noise, which includes WS noise for maintainers and airfield operations personnel, along with hearing loss prevention (WS are exempt from regulations as an aspect under the			
Environmental Restoration	Yes	ESOH requirements)  AFI 32-7020, Environmental Restoration Program	Noise Control Act).  Provides guidance and procedures for executing the AF Environmental Restoration Program (ERP) within			
		DoDI 4715.08, Remediation of Environmental Contamination Outside of the United States	the U.S.  Provides guidance for remediation of environmental contamination outside of the U.S.			
Environmental Baseline Surveys (EBSs) in Real Estate Transactions	No	AFI 32-7066, Environmental Baseline Surveys In Real Estate Transactions	Details responsibilities and procedures for conducting and documenting EBSs for planned real property transactions, including the termination or expiration of temporary property interests. It includes a ranking system for unremediated property and guidance on when it is permissible to proceed with the transfer of un-remediated property. This AFI also provides a framework for complying with federal, state, and local disclosure and due diligence requirements.			
Compliance Policy		DoDI 4715.05, applicable international agreements, and country-specific FGS or OEBGD in countries where no FGS exist	Defines overseas media requirements however, if an			

## **Attachment 3**

## AF ORGANIZATIONAL EMS LEVELS

# A3.1. HQ USAF (Highest Level – Agency Level).

- A3.1.1. Establishes AF EMS policy and guidance IAW AFI 33-360.
- A3.1.2. Develops AF-level EMS objectives and targets based on federal, DoD, and other requirements to minimize environmental risks of selected significant aspects. Uses the P2 methodology to set objectives and targets, taking into account significant environmental aspects and legal and other requirements.
- A3.1.3. Directs MAJCOM/FOA to assist installations in implementation of AF-level EMS objectives and targets.
- A3.1.4. Identifies legal and other requirements that sub-ordinate units must subscribe to.
- A3.1.5. Establishes procedures for communicating between various levels of the AF and informing the external community about significant environmental aspects.
- A3.1.6. Assigns program management accountability and establishes performance measures.
- A3.1.7. Establishes reporting mechanism to promote accountability and measure performance.
- A3.1.8. Collects, analyzes, and reports AF performance information to higher authority.
- A3.1.9. Establishes a compliance and audit process to ensure all AF EMSs are in conformance with federal and DoD requirements.
- A3.1.10. Conducts annual reviews with Top Management (ESOHC) to ensure continuing suitability, adequacy, and effectiveness of the EMS.
- A3.1.11. Conducts internal audits of the HAF EMS at planned intervals to ensure its elements are properly implemented and maintained.

# A3.2. MAJCOM/FOA (Mid-Level - Sub-Agency).

- A3.2.1. Establishes MAJCOM/FOA supplemental and technical guidance for the installation or FOA IAW AFI 33-360.
- A3.2.2. Identifies MAJCOM/FOA environmental aspects and impacts (including environmental aspects of energy and transportation) as rolled up from installation aspects; reports significant environmental aspects to higher headquarters.
- A3.2.3. Identifies legal and other requirements that sub-ordinate units must subscribe to.
- A3.2.4. Develops objectives and targets based on federal, DoD, and AF requirements to minimize environmental risks of selected significant aspects. Uses the P2 methodology to set objectives and targets, taking into account significant environmental aspects and legal and other requirements.
- A3.2.5. Directs installations to implement AF-level and MAJCOM/FOA objectives and targets.

- A3.2.6. Develops and disseminates MAJCOM/FOA EMS procedures for installations to implement.
- A3.2.7. Obtains and allocates resources necessary to ensure EMS implementation and successful pursuit of objectives and targets.
- A3.2.8. Conducts external audits of their installation EMSs and environmental compliance.
- A3.2.9. Conducts internal audits of the MAJCOM/FOA EMS at planned intervals to ensure its elements are properly implemented and maintained.
- A3.2.10. Collects, analyzes, and reports MAJCOM performance information.
- A3.2.11. Conducts annual reviews with Senior Leadership (ESOHC) to ensure continuing suitability, adequacy, and effectiveness of the EMS.

# A3.3. Installation (Lowest Level – Installation/Facility).

- A3.3.1. Establishes installation/facility policy and guidance IAW AFI 33-360.
- A3.3.2. Identifies environmental aspects and impacts of installation mission activities (including environmental aspects of energy and transportation).
- A3.3.3. Identifies legal and other requirements that units must subscribe to.
- A3.3.4. Develops objectives and targets to minimize environmental risks of selected significant aspects. Uses the P2 methodology to set objectives and targets, taking into account significant environmental aspects and legal and other requirements. Must include downward directed HAF & MAJCOM objectives and targets.
- A3.3.5. Directs implementation of environmental action plans to achieve objectives and targets.
- A3.3.6. Develops and implements operational controls for activities that could cause significant environmental impacts.
- A3.3.7. Directs and provides training to employees whose activities could cause significant environmental impacts.
- A3.3.8. Conducts internal audits of the EMS and environmental compliance.
- A3.3.9. Conducts ongoing reviews with Senior Leadership (ESOHC) to ensure continuing suitability, adequacy, and effectiveness of the EMS.
- A3.3.10. Reports environmental performance measures and significant environmental aspects to MAJCOM and AFCEC/CZ.

Table A3.1. AF Organizational EMS Levels—ISO 14001-Required EMS Elements.

Element	Air Staff	MAJCOM	Installation	Element	Air Staff	MAJCOM	Installation
1. Scope	Y	Y	Y	10. Training	Y	Y	Y
2. Policy	Y	N	N	11. Operational Control	N	N	Y
3. Aspects & Impacts	Y	Y	Y	12. Monitoring & Measurement	Y	Y	Y
4. Legal & Other Requirements	Y	Y	Y	13. Evaluation of Compliance	N	Y	Y
5. Objectives & Targets		Y	Y	14. Nonconformity &	Y	Y	Y
				Corrective Action			
6. Resources, Roles & Authority	Y	Y	Y	15. Control of Records	Y	Y	Y
7. Communication	Y	Y	Y	16. Internal EMS Audit	Y	Y	Y
8. Documentation & Document	Y	Y	Y	17. Management Review	Y	Y	Y
Control							
9. Emergency Preparedness	N	N	Y				

## **Attachment 4**

## AF ENVIRONMENTAL PROGRAMMING MATRIX

- **A4.1.** The EQ Programming Matrix (Table A4 1) provides guidance to determine environmental requirements that are eligible for EQ funding. If a requirement is valid for EQ funding, the matrix provides additional information for recurring (Level 0) or non-recurring programming (Levels 1 & 2). For latest updates refer to the PPBE page on the AFCEC eDASH SharePoint
- (https://cs1.eis.af.mil/sites/edash/Web%20Part%20Pages%20%20Program%20Pages/Environmental/Environmental%20Quality%20(EQ)%20Planning%20Programming%20Budgeting%20and%20Execution.aspx).
- A4.2. Any deviations from the EQ Programming Matrix may be considered if a waiver package is submitted and approved by A4CE for funding.
  - A4.2.1. The waiver package will include a detailed description, justification, cost, program element, environmental driver, an engineering evaluation, and preventative actions taken to date if there was an EQ non-compliance or enforcement action, if applicable.
  - A4.2.2. Examples of deviations from standard EQ funded requirements include inflow & infiltration studies and removal of oil water separators to correct a non-compliance.
- A4.3. Emergent requirements, which are critical and unforeseen requirements in the year of execution, should be processed through the AF AMP emergent process with A4C approval for requirements over \$100K.

**TABLE A4.1. EQ Programming Matrix.** 

TOPIC	VALID		NOT VALID
	Recurring O&S	Non-Recurring	
	(Level 0)	(Level 1, 2)	
COMPLIANCE			
1.1 Training & TDY	Training and/or certification required		- Training and/or certification
_	by law, regulation, EO, FGS/OEBGD,		of personnel managing
	DoDI, AFI or AF CE Env IT Panel		drinking water and wastewater
	approved IT for EC activities, for		distribution/collection lines
	example:		- Training and certification of
	- Air Program		drinking water and wastewater
	- Clean Water Program		treatment plant operators
	- NEPA/EIAP Training		- Certification for refrigerant
	- EMS & EMS Auditor		recovery technicians
	- Env Sampling (not to include		(including vehicles and HVAC
	operational-type asbestos and lead		refrigerant recovery
	sampling)		technicians)
	- RCRA		- Operator opacity training and
	- EPCRA		certification
	- HW Program		- Efforts to become accredited
	- Toxic Substances – Only PCBs		registrars who perform third-
	- Emergency or Spill Response (EQ		party certification (Ref.
	Personnel, Env Function Only)		SAF/MIQ policy, 24 Dec 97)
	- Natural and Cultural Resources (EQ		- Training to meet OSHA
	Only)		requirements
	- FGS/OEBGD Compliance		- Spill response training for
	- Overseas Emergency Response		shop level employees and
	- Overseas Remediation Program		supervisors. It is the
	- Env Sustainability		responsibility of the
	- Professional continuing education,		organization and should be
	non-specific training and TDY to		funded from their training

TOPIC	VALID		NOT VALID
	Recurring O&S (Level 0)	Non-Recurring (Level 1, 2)	
	support compliance program objectives, including travel, per diem, and registration fees to comply with specific environmental compliance regulations  - Awareness training of EQ personnel for management oversight of asbestos plans and design reviews  - UST Class A, B, C training to meet Federal, State, and local applicable certification requirements  - Env on-line training subscriptions		fund. (Exception: EQ personnel assigned to spill team, environmental function only)  - Operator training and/or certification of UST/AST operators and managers having O&M responsibilities for the tanks  - Operator training and/or certification of non-EQ personnel for lead-based paint or asbestos containing materials activities  - Training for Bioenvironmental Engineering Personnel  - Exercises and/or training required by SPCC/FRP should be part of the installation/wing as part of base-wide emergency response
1.2 Manpower/	- Personnel, including interns, State	-	- Personnel or contractor
Contractor	FOMA employees, interagency	Manpower/contract	support associated with
Support	employees, etc. performing compliance	or support needed	operation of wastewater
	functions over 50% of the time	to perform	treatment, drinking water
	- Position must be coded with	compliance	treatment, backflow preventer
	compliance program element code	requirements above	O&M, and utility system
	(***56f)	those identified in	O&M

TOPIC	VALID		NOT VALID
	Recurring O&S (Level 0)	Non-Recurring (Level 1, 2)	
	- Contractor support to accomplish the normal day-to-day management functions when the environmental section is largely a contract operation	unit manning document	- Personnel paid from an industrial-funded account, ERA, or reimbursed funds - Non-CEV Unit Env Coordinators (paid by owning organization) - Personnel accomplishing any asbestos or LBP O&M activities (including repair and removal) - Manpower/Government Over-hire positions - Manpower/contractor support for IT-related work (regardless of regulatory driver) - Personal services contracts
1.3 Plans/ Reporting	Plans	Plans and Studies	Plans, Studies, and Surveys
(Inventories,	- Updates of Plans, when required by	- Initial Plan	- SPCC and FRP for DLA sites
Surveys/Studies, Plan	law, regulation, EO, FGS/OEBGD,	preparation, for	- Asbestos operations plans
Maintenance, Record	DODI, AFI, or AF Policy Required	example:	- LBP management plans and
Keeping, Reporting)	"minor" annual updates should be done	- Risk Management	surveys
	in-house (to include any contracted	Plan	- Plans associated with specific
	installation environmental functions)	- FRP	construction projects, such as
	- AF share of SPCC Plan recertification	- HW Management	storm water pollution
	and FRP resubmittal if required to	Plan including	prevention plan and fugitive
	comply with the Oil Pollution Act of	items such as HW	dust control plan
	1990. Procure "fair share" of DLA	training plan, spill	- Backflow Control Device
	funds for DLA Products (fuels)	response plan, and	Plans and surveys
	- Base-wide Fugitive Dust Emission	waste analysis plan	- Water Rights Evaluation /

TOPIC	VALID		NOT VALID
	Recurring O&S	Non-Recurring	
	(Level 0)	(Level 1, 2)	
	Plan	- RCRA Corrective	Study
	- Compliance Assurance Monitoring	Action Plans, such	- Privatization Utility
	Plans	as: Community	Compliance Studies and
	- Asbestos management plans	Relations, Clean-up	Planning
	(including updates of facility ACM	Action Plans and	- Surveys to eliminate oil water
	status for DoD schools)	Interim	separators where non-
		Stabilization Plans	compliance conditions have
	Surveys and Inventories	- RCRA Closure	been documented
	- When required by law, regulation,	Plans, such as:	- Asbestos Surveys/Inventories
	Department of Defense Instruction	TSDF and OB/OD	for base facilities
	(DODI), FGS/OEBGD, Air Force	regulatory driven	- Env Aspects Inventory of
	Instruction (AFI), or Air Force Policy	Closure Plans	base EMS (replaced by
	annually or more frequently, for	- Landfill Permit	AFCEC enterprise-wide
	example:	Updates per	aspects inventory)
	- Air Emission Inventories Guidance	changes in	- Annual reviews, inspections
	- Air Quality General Conformity &	operations,	and minor updates to Storm
	NEPA guidance	procedures,	Water Best Management Plans
	- Waste Stream Inventory (as part of	regulations, etc.	are accomplished in-house via
	HW Plan)	- Oil and Hazardous	pen and ink changes
	- Enterprise-wide Env Aspects	Substance Pollution	
	Inventory (as part of HAF	Contingency	Reports and Recordkeeping
	level/AFCEC/ANG inventory or	(OHSPC) Plan	- Recurring inventories and
	metrics)	- Trip reduction	surveys by contract, if in-house
		program to comply	manpower exists
	Reports and Recordkeeping	with CAA	- Drinking water or sanitary
	- Annual inspection and maintenance	- Source water	sewer survey to be funded by
	program reporting	protection plan to	DHP, SRM (5 years)
	- Air Emission Inventories	comply with	- Cross-connection survey
	- Hazardous Waste Reports	SDWA	(SRM funds) and hazard rating
	- Reporting/ recordkeeping/ permit	- Well-head	survey (DHP funds)

TOPIC	VALID	VALID	
	Recurring O&S	Non-Recurring	
	(Level 0)	(Level 1, 2)	
	maintenance required under Title V/	protection plan	- Consumer Confidence Report
	synthetic minor/minor permit	- Total Maximum	(preparation is
	- NESHAP reporting/ recordkeeping	Daily Load	Bioenvironmental Engineer
	- Reports, CSCE and other storm water	(TMDL) studies to	responsibility in coordination
	permit recordkeeping	defend/establish	w/CE & PA)
	- Maintenance and minor updates of	accurate waste load	- Water Vulnerability
	Env Mission Data Layers and overall	allocations	Assessment driven by
	Env Mission Data Sets and SDSFIE		Bioenvironmental Engineering
	- Inspection and certification of non-	Surveys and	regulations
	storm water discharges to meet MSGP	Inventories	- Solid Waste Disposal Reports
	and MS4 permit requirements	- Associated with a	- Pesticide applications
		change in	- Well operations and pumping
		regulations, for	records
		example:	- Water Rights Recordkeeping
		- CAA Cost of	- Storage Tank inspection
		Compliance	recordkeeping
		Assessment	- Initial installation-wide storm
		- Air Emissions	water hydrology modeling to
		Assessment	comply with EISA 2007
		- Industrial WW	Section 438
		Surveys	- Updates and revisions to
		- Compliance	initial installation- wide storm
		surveys required by	water hydrology models
		new pretreatment	prepared to comply with EISA
		NPDES permit or	2007 Section 438
		changed regulations	- Construction project EISA
		- Initial data	Section 438 pre- and post-
		collection of Env	development hydrology
		Mission Data	- Plans to correct recurring
		Layers and overall	excessive erosion to channel

TOPIC	IC VALID		NOT VALID
	Recurring O&S (Level 0)	Non-Recurring (Level 1, 2)	
		Environmental Mission Data Sets (EMDS) and SDSFIE - Studies of drinking water treatment and/or distribution non- compliance	banks, stream beds, or storm water conveyance systems (maybe conservation eligible if addressed in INRMP/ICRMP) - Drinking water master plan - Drinking water emergency response plan - Hydraulic modeling and its updated operations and
		conditions as a result of NEW Primary Drinking Water Standards - Pollutant source studies to locate and identify sources of contaminant to	maintenance plan for water and wastewater system infrastructure - Manpower/contractor support for IT-related work (regardless of regulatory driver) IT infrastructure and maintenance
		Drinking water system - Original development of Plans or Procedures required to comply with Municipal Separate Storm Sewer System	
		(MS4) Permits in accordance with the regulatory-approved SWMP	

TOPIC	OPIC VALID		NOT VALID
	Recurring O&S (Level 0)	Non-Recurring (Level 1, 2)	
		schedule of implementation, occurs at SWMP development or during the 5-yr permit cycle.	
1.4 Supplies / Equipment / Vehicles			
1.4.1 Administrative Supplies/ Equipment (Office Supplies, Office Equipment)	<ul> <li>Initial purchase of equipment, and supplies required for Env Compliance and maintenance of equipment for environmental owned functions</li> <li>Annually leased equipment required to support environmental program Office supplies used in the environmental office for compliance activities</li> <li>Office supplies used in the environmental office for compliance activities</li> </ul>		- Office furniture - Purchase and maintenance of equipment, and supplies for which the costs are not for environmental compliance or environmental owned functions - Purchase of new and/or replacement laptops, desktops, servers, printers, and associated desktop configuration
1.4.2 Other Supplies/ Equipment/ Services (Spill supplies)	- Supplies and equipment for "centralized" HW collection, treatment, and/or storage areas - Purchase of equipment, and supplies for RCRA Interim Status or Permitted TSDF operated by the AF - Spill supplies for response training involving environmental members - Spill supplies for accidental pollution	- Initial inspection and certification of emission control equipment upon installation or upgrade per new environmental regulation or law - Purchase of de-	- Maintenance, repair and replacement of Real Property Facilities and Real Property Installed Equipment to include cathodic protection and leak detection systems for USTs & ASTs - Real Property maintenance of grounds, including, but not

TOPIC	VALID	VALID	
	Recurring O&S (Level 0)	Non-Recurring (Level 1, 2)	
	release caused by CE only	chlorinators where such equipment is required by regulatory agency prior to discharge of hydrant flush test waters	limited to: tree-trimming, grass cutting, grading, weed control, seeding, repair and maintenance of roads and walks (see Conservation Sec for invasive species) - Non-CE spill supplies. Non CE-units include POL tank systems that store DLA capitalized fuels - Wastewater treatment plant or collection system cleaning, maintenance, or operation (Even if required for Env compliance) - Drinking water plant or distribution system cleaning, maintenance, or operation (Even if required for Env compliance) - Oil/water separator cleaning, maintenance, or operation (Even if required for Env compliance) - Oil/water separator cleaning, maintenance, operation, SAM, sludge disposal even if required for environmental compliance - Routine maintenance, repair, and replacement for Air Emissions Control Equipment - Purchase and maintenance of facilities, equipment, and

TOPIC	VALID	NOT VALID	
	Recurring O&S (Level 0)	Non-Recurring (Level 1, 2)	
			supplies for RCRA Interim Status or Permitted TSDF operated by the Defense Logistics Agency (DLA) or any other non-AF agency (see also 1.4.1) - Supplies and equipment for generator operated accumulation points/storage areas (satellite points) Maintenance of P2 equipment under the control of the non-CE owning activity - Equipment replacement recommended or required as a result a of P2 or ODS surveys
1.4.3 Vehicles	- Vehicle leases required to support the Compliance Program in accordance with AFI 24-301, Chapter 5 and approved by LG. Includes leasing of vehicles when in use for fighting wild land fires on Air Force ranges		- Purchase of vehicles to be used for transportation. Vehicle purchases must adhere to requirements identified within AFI 65-601 - Vehicles used for executing programs funded by reimbursable budgets, i.e., agricultural out-leases, forestry product sales, QRP, etc.
1.5 Permits/Fees	- Recurring permit renewal and/or other fees (after having been reviewed by legal competent authority to evaluate	- Permit application and/or preparation fees (first time or	- Taxes, payments and all fees for which no service is received

TOPIC	VALID		NOT VALID
	Recurring O&S		
	(Level 0)	(Level 1, 2)	
	the regulatory agencies' authority to	initial) and for	- Drinking Water consumptive
	charge such fees) including:	renewal not within	use permits
	- Air Title V and other permit	the FYDP, e.g. 10-	(a.k.a. withdrawal permits)
	- RCRA HW Permit and/or generator	year RCRA permit	- Environmental permits and
	Fees	renewal	fees for non-EQ funded
	- RCRA Corrective Action Permit Fees	- Emission	construction projects (Should
	(if part of TSDF permit) RCRA SW	Reduction Credit	be part of project costs)
	Permit Fees	Application Fee	- Drinking Water operational
	- RCRA Solid Waste Permits	- RCRA emergency	permits and fees (for example,
	(Landfills, composting, recycling, etc.)	treatment permits	fees to defray or reimburse
	- Storage Tank Permit, Registration	- Title V/ synthetic	public water systems operating
	Fees	minor/minor	costs, annual operating license
	- State fees for HW generation or	operating permit	fees for community public
	storage at non-permitted facilities	development	water systems, and public
	- Storm Water/Wastewater Permit Fees	- RCRA Sub D	water system supervisory fees)
	including NPDES based on pollutants	Landfill permits	- Wastewater and storm water
	or quality of storm water/wastewater to	and Haz Waste	operational permits and fees
	comply with CWA requirements	TSDF/OB/OD	(for example, wastewater
	- Underground Injection Control Permit	permit	collection application fees,
	Fees	development,	wastewater/storm water
	- Overseas permits or authorizations	renewal and	discharge permit fee based on
	IAW with requirements from an	updates per changes	fiscal growth factor or similar,
	applicable FGS, or OEBGD in lieu of	in operations,	municipal POTW fees, wet
	FGS, or when required by a binding	procedures,	weather facilities charges,
	international agreement	regulations, etc.	resource recovery charges,
	- NPDES Pesticide General Permit	(for renewal not	charges based on amount of
	- Recurring fees required by state/local	within the FYDP)	flow, non-residential fees,
	government, Spill Cooperative Fees, air	- Groundwater	construction storm water
	emissions, fees to reimburse regulatory	diversion permits	permit fees, state wastewater
	agencies for inspections (when	and registration	treatment operating permit fee)

TOPIC	VALID		NOT VALID
	Recurring O&S	Non-Recurring	
	(Level 0)	(Level 1, 2)	
	(Level 0)  regulatory agency has a legally enforceable requirement) - Permit renewal application and/or preparation fees if renewal cycle is within the FYDP - Synthetic major/minor operating permit fees	(Level 1, 2)  (Excludes ERA)  - Air modeling in support of a change to the SIP, permit, or regulation (residual Risk)  - Environmental permits and fees for only EQ funded construction projects (Should be part of project costs)	- Operational permits, registration permits, and other permits for DLA ASTs, USTs, and tank farms containing DLA capitalized fuels - Operational permits and fees at AAFES and Service revenue generating activities (Ref: AFI 32-1022) - Permits and fees for unregulated tanks (e.g. heating oil tanks) - Asbestos and LBP abatement fees associated w/planned renovation or demolition activities - Fees charged by some states or LEPCs for the manpower costs to input the AF's EPCRA data into the State/LEPC's emergency planning database - All fees related to regulatory reviews of clean up documents for ERA sites RCRA Corrective Action permit fees or equivalent state permit fees where permit is for cleanup only (no TSDF for
			hazardous waste storage) - Fines, penalties and

TOPIC	VALID	VALID	
	Recurring O&S (Level 0)	Non-Recurring (Level 1, 2)	
			SEPs in lieu of fines and penalties (owner/user paid) - Third Party Review of Permits - Initial and recurring storm water fees assessed/invoiced by municipality, public entities or Air Port authorities pursuant to Public Law 111-378 as "reasonable/fair and equitable" based on engineering calculations of impervious area (i.e. sq. ft., Acres, gallons of water used, etc.) is to be using execution year O&M funding through FY14. Thereafter storm water fees based on above criteria is to be programed and funded through SRM program. If any portion of storm water fee is based on quality of storm water to be discharged, or require treatment by the agency managing Air Force storm water to comply with CWA discharge requirements, then that portion of storm water fee will be considered by

TOPIC	VALID		NOT VALID
	Recurring O&S (Level 0)	Non-Recurring (Level 1, 2)	
			HQ AF/CE for EQ fund eligible on case-by-case basis
1.6 Sampling, Analysis, & Monitoring (SAM)	- PCB sampling and analysis of organizational equipment to meet DLA Disposition Services' turn in requirements - Sampling, collection, shipping, analysis, monitoring equipment and supplies costs to comply with environmental regulations and permits. For example: - Air emissions including stack testing and visible emissions testing - Air Conformity Analysis (in nonattainment or maintenance areas) - Ground water or soil vapor monitoring systems, to include: - Monitoring programs to meet RCRA groundwater protection standards or RCRA permit conditions at RCRA interim status or permitted TSDF, including TSDF and open burning/open detonation sites - NPDES sampling, analysis and monitoring - PFOS sampling and related compounds where regulated by binding agreement - RCRA Landfill Monitoring	- SAM associated with cleanup or mishap (not covered in host-tenant agreement or by other policy and not ERA eligible) - Purchase and maintenance of monitoring equipment and supplies for wastewater pretreatment or treatment	SAM for Asbestos/LBP for the following situations (use other funds, i.e. SRM):  - In anticipation of, or a direct result of, maintenance, renovation, repair, construction or demolition project  - Environmental sampling and analysis for non-EQ funded construction projects (Should be part of project costs)  - Costs in medical facilities, including LBP, asbestos, and radon (use other funds, i.e. medical)  - Costs in Facilities funded from other appropriations, DODDS, DBOF, etc., as covered in host-tenant agreement.  Drinking Water (SDWA)  - Drinking Water disinfectant residual within DW system SAM where recurring violations of total coliform rule or other primary drinking

TOPIC	VALID	VALID		
	Recurring O&S (Level 0)	Non-Recurring (Level 1, 2)		
	- Hazardous and special waste management sampling - Waste characterization as required for HW/Solid Waste disposal - Performance monitoring of waste generation processes and/or waste treatment systems to assure compliance with RCRA permit conditions or other regulatory requirements - Recurring certification of storm water outfalls to meet requirements of Storm Water Pollution Prevention Plan and/or permit - Landfills- SAM required for groundwater, surface water & gas compliance monitoring required during active life and post closure periods - Sampling and analysis required by applicable FGS/OEBGD or international agreement		water standards are documented (over and beyond SAM requirement to meet Primary Drinking Water Regulations) - Primary and Secondary National Drinking Water Standards SAM - Periodic testing/certification of backflow prevention devices - SAM for drinking water SDWA compliance is Bioenvironmental Engineering responsibility. SAM associated with infrastructure/production operations is funded by FO  OSHA Requirements - Sampling and analysis, including supplies, to meet OSHA requirements Facilities - Sampling and analysis, including supplies, associated with, or in anticipation of repair, renovation, demolition or construction (use other funds, i.e. SRM or MILCON)  DLA-fuels and other Tanks	

TOPIC	VALID		NOT VALID
	Recurring O&S (Level 0)	Non-Recurring (Level 1, 2)	
			- SAM for UST and AST systems holding DLA capitalized fuels - SAM for unregulated Heating Oil Tanks - Volumetric gauge reading for leak detection - AST or UST leak detection monitoring (SRM, housing, etc.) - Fees/cost levied by state regulators for DW SAM/ inspections to ensure system compliance.  DERP Eligible sites - Environmental cleanup sampling requirements eligible for funding through the Environmental Restoration Account (ERA), Third party sites program, DLA disposition HW disposal & recycling services
			CWA or NPDES requirements - In-process sampling related to wastewater treatment plan (WWTP), industrial wastewater treatment plan

TOPIC	VALID		NOT VALID
	Recurring O&S (Level 0)	Non-Recurring (Level 1, 2)	
			(IWTP), etc.
			Other - SAM for mold (use other funds, e.g. medical) - Asbestos SAM of damaged friable material to identify environmental health threats and/or potential adverse health effects (BE responsibility) - Lead-Based Paint (LBP) SAM at non-Military Family Housing (MFH) facilities to identify environmental health threats and/or potential adverse health effects (BE
17.			responsibility)
1.7 Assessments/ Audits	- EMS and environmental inspection audits (support to IG for AF Inspection system, AFI 90-201) as separate external audits (not third- party certification) - Stage 3 EMS (IG Inspection) audit TDY costs for government personnel. (AFCEC only) - Environmental liabilities and audit assertion - Assessment and audits required by applicable FGS/OEBGD or	- Environmental Baseline Surveys (EBSs)/ Environmental Site Assessments (ESAs) (AFI 32- 7066) for real estate transactions - Operational Range Assessment	- Internal EMS audit/environmental self- inspection support (exception to ANG) - Payment for third-party certification of ISO 14001 or similar environmental management system (EMS) at domestic or overseas locations (Ref. SAF/MIQ policy, 24 Dec 97) - IG inspection program and

TOPIC	VALID	NOT VALID	
	Recurring O&S (Level 0)	Non-Recurring (Level 1, 2)	
	international agreement.  - Internal EMS audit/environmental self-inspection support (ANG Only)		TDY costs specifically pertaining to safety and occupational health functions - EBS for Air Force intercommand property transfers (effective with approval of revised AFI 32-7066; until then all real estate transactions are valid) - EBS "Pop up" requirements are to be funded by project proponent e.g. BRAC - Natural Infrastructure Valuations are not eligible for EQ funding - Natural Infrastructure Assessments (NIA) initial assessment and tri-annual updates (EMS is the source of info for Planning Readiness)
1.8 RCRA/ Waste			
Management 1.8.1 RCRA/ Closure,	Treatment and Disposal	Cleanup and	- Lead waste resulting from
Clean-up, and	- Hazardous Waste treatment and	Disposal	contract repair projects for
Disposal (Closure,	disposal – RCRA Subtitle C regulated	- Lead waste from	operational (non-NAF) or NAF
Disposal, Emergency	- Waste treatment and disposal for	small arms ranges	small arms ranges, to include
Response, Treatment,	environmental toxic waste, state	"formally"	skeet ranges
Long Term	regulated waste, or local regulated	scheduled for	- Disposal of municipal solid
Operation,	waste other than RCRA Subtitle C	closure	waste or construction debris

TOPIC	VALID		NOT VALID
	Recurring O&S	Non-Recurring	
	(Level 0)	(Level 1, 2)	
Management)	regulated HW	- One-time	- Routine cleaning, inspection,
	- Disposal of items containing oil with	cleanup/disposal of	and maintenance of oil/water
	PCB concentrations above regulatory	Lead waste from	separators or other
	limit	small arms range	infrastructure assets
	- Landfill leachate treatment	scheduled for	- HW and Non-HW Oil/water
	- Low Level Radioactive Waste	transition from	separator sludge cleanup and
	(LLRW)	lead-based to	disposal
	- Spill Response/On-call contract	"approved"	- Bottom water from storage
	fee/seed money as required by	frangible munitions	tanks containing DLA
	SPCC/FRP (should only be used as a	with environmental	capitalized fuels
	"last resort" i.e. if no contract support	benefit (i.e. no	- If there is an accidental
	is available without upfront funding).	routine hazardous	pollution release, all associated
	Acquire DLA "fair share" funding	waste generation or	costs of response actions and
		air emission	cleanup to protect human
		releases, and no	health and the environment are
		other negative	the responsibility of the
		environmental	organization that caused the
		impacts (e.g.	release.
		emerging	- Medical infectious waste (red
		contaminants, etc.)	bag) material, including mixed
		- Active operational	medical and hazardous waste,
		(non-NAF) small	seek DHP funds (PEC 87756)
		arms range	- HAZMAT items to comply
		contamination that	with OSHA regulations
		is an imminent	- LBP items in housing areas
		threat to human	(use MFH)
		health and/or the	- LBP project costs for
		environment	maintenance, (includes
		- Lead waste	painting and surface
		disposal from	preparation), repair,

TOPIC	VALID	VALID	
	Recurring O&S	Non-Recurring	_
	(Level 0)	(Level 1, 2)	
		active operational	construction, or demolition.
		(non-NAF) small	This includes sampling,
		arms ranges, when	analysis, and disposal to meet
		cleanup is	OSHA requirements
		accomplished by	- Unexpected removal and
		in-house personnel	disposal of contamination
		- LBP that poses a	during execution of MILCON,
		health hazard to	SMR, DLA, etc. projects
		children under 7,	- Remediation of
		certified by the	environmental contamination
		bioenvironmental	resulting from armed conflict.
		engineer in non-	- Remediation of
		MFH areas	contamination caused by AF
		- Leaking regulated	actions but located outside of
		PCB items	an AF installation (remediation
		- The Closure	outside of an installation will
		(along with	be determined in accordance
		required closure	with claims procedures within
		plans and post-	applicable international
		closure	agreements)
		requirements) of	- Remediation caused by
		treatment storage,	sources other than DoD/AF
		or disposal (TSD)	activities and located on
		units regulated	installation, except if the
		under a RCRA	contamination poses a
		permit or interim	substantial impact to human
		status (including	health and safety AND with
		hazardous waste	the assistance of the GCC,
		storage or thermal	installation has formally
		treatment Open	sought remediation performed

TOPIC	VALID	VALID	
	Recurring O&S (Level 0)	Non-Recurring (Level 1, 2)	
		Burn/Open Detonation units) - Removal or closure of underground storage tank (USTs) and associated piping known of on the date the leak detection requirements came into effect, whether in service or not in service on that date, and are not ERA eligible	or funded by the host nation, AND obtains written concurrence from DUSD(I&E) - Remediation of contamination necessary to undertake an approved MILCON project (to be funded by the MILCON appropriation) - Remediation at an AF installation that is announced to have operations terminated and returned to the host nation, except those measures required to prevent immediate exposure of US forces and personnel to contamination that poses a substantial impact to human health and safety - Remediation of contamination caused by contractors' activities outside the AF installation - Remediation performed for symbolic purposes - Broad remedial investigations based on upon generalized allegations or proposals for random searches - ERA eligible projects

TOPIC	VALID	VALID	
	Recurring O&S (Level 0)	Non-Recurring (Level 1, 2)	
			- In-service, non-leaking PCB items (includes replacement) - In-service, non-leaking PCB items (includes replacement) - Cleanup actions once the installation has stabilized a site or contaminant after an immediate response action, such as a spill or aircraft mishap, to prevent spreading and to protect human health and the environment - Response activities to confirm releases at RCRA permitted units (ERA eligible) including on operational ranges - Responses to confirmed releases conducted under a RCRA closure permit, interim permit or post-closure permit (ERA eligible) including on operational ranges - Responses to confirmed releases driven by permitted corrective actions (ERA eligible) - Source control and release mitigation of confirmed releases (ERA eligible)

TOPIC	VALID	VALID		
	Recurring O&S (Level 0)	Non-Recurring (Level 1, 2)		
			- Responses, including surveys, containment, removal or disposal to asbestos and lead based paint that have been released to the environment (ERA eligible) - Cleanup/responses at MRAs and MRSs under the MMRP (ERA eligible) - Cleanup response activities to address UXO, DMM or MC that are incidental to an existing IRP site on an operational range (ERA eligible) Cleanup of expended munitions/UXO from active/inactive ranges not eligible for ERA (munitions used for intended purpose) - New Cleanup Technology Development (ERA eligible) - New leaks from DLA fuel systems - Spills or other releases not impacting the environment but requiring cleanup actions are organizational responsibility Funding for Oil Water Separator, AST and UST tank	

TOPIC	VALID	VALID		
	Recurring O&S (Level 0)	Non-Recurring (Level 1, 2)		
			tightness testing required by regulations/law is the responsibility of Facilities Operations, DLA or owning organization.  Removal or closure of unknown/inactive USTs and associated piping discovered after the date the leak detection requirement came into effect (ERA eligible)  Removal of inactive tanks, piping and OWS incidental to cleanup, abandoned tanks, piping and OWS that the installation did not have knowledge of and are recently discovered, and cleanup associated with the tank, piping or OWS removal (ERA eligible)  LTO: LTO of interim corrective actions including the initial system shakedown period (ERA eligible)  LTM: See SAM  Costs associated with a non-CE caused release  Pharmaceutical managed wastes, unless the	

TOPIC	VALID		NOT VALID
	Recurring O&S	Non-Recurring	
	(Level 0)	(Level 1, 2)	
			pharmaceutical wastes are
			considered RCRA HW and
			deemed not eligible for
			medical funds under DHP
			funds (PEC 87756)
1.8.2 RCRA/	- Centralized HW Management	- Start-up costs for	- DLA built and operated
Accumulation and	Services	new accumulation	RCRA interim status or
Storage Areas		or consolidation	permitted TSDFs
		points to include	- Repair of hazardous waste
		upgrades to meet	storage facilities
		existing or new	- See section 1.9
		standards (but not	
		to maintain sites)	
		- Design of	
		permitted	
		hazardous waste	
		facilities	
		- Design of 90-day	
		(or 180 day) central	
		accumulation	
		facilities	
1.8.3 RCRA/ Storage		- Requirements to	- Modernization and upgrades
Tanks (USTs, ASTs)		get regulated tanks	to systems
		into compliance	- Projects that increase the
		with a new	size, quantity, or efficiency
		environmental law	- Any costs for AST upgrades
		- Replace AAFES	(except as noted in paragraph
		regulated leaking	1.9 non-recurring column of
		underground tank	this matrix)

TOPIC	TOPIC VALID		NOT VALID
	Recurring O&S (Level 0)	Non-Recurring (Level 1, 2)	
		with tank of same size not identified prior to Dec 1998 - Above Ground Fuel Storage Tanks or Bulk Storage Containers for Non-DLA Areas - Secondary containment for facilities or bulk containers required by the revised SPCC rule (greater than 50 gal) - DLA companion projects to provide	- Construction of secondary containment for ASTs containing DLA capitalized fuels - Repair of DLA-eligible leaking hydrant fueling system or USTs - ASTs or bulk storage containers for DLA areas - ASTs or bulk storage containers for housing areas supporting housing-only activities - Repairs to ASTs to meet industry tank standards, except as noted in paragraph 1.8.3, non-recurring column of this
		clean site for DLA projects in accordance with DLA/AF agreement (if not on an ERA site) - Repair or replacement of portions of SPCC regulated ASTs that do not meet industry standards as required by 40	matrix - Maintenance, repair and replacement of currently compliant UST or AST due to age or size/capacity needs - ASTs and USTs Leak Detection, Inspection and Integrity Testing: - Used Oil Tanks Managed by the Qualified Recycling Program (funded by QRP proceeds) - DLA tanks – DLA funds

TOPIC	VALID	VALID	
	Recurring O&S	Non-Recurring	=
	(Level 0)	(Level 1, 2)  CFR 112.3 (d)(1)(iii). EQ funding is used only to correct discrepancies identified by certified inspectors that directly impact mission tank operational performance, like excessive	- Initial Integrity Testing for Non-DLA ASTs, required by 40 CFR 112.8, not valid for EQ funding starting FY10 DLA companion projects to provide clean site for DLA projects in accordance with DLA/AF agreement if on the ERA site list it is eligible for ERA funding Replacement of non-AAFES regulated leaking underground
		corrosion, interstitial leakage, no electrical ground, fill gauges not within sight of fill operator, emergency vent inoperable or non-	storage tank (such tanks should be funded by organization needing the tank) - Compliance with storage tank requirements supporting housing areas
		existent, or similar. EQ funds cannot be used to correct solely safety (e.g., access ladder not safe, no access platform, tank to close to building) and National Electrical Code	

TOPIC	VALID		NOT VALID
	Recurring O&S	Non-Recurring	
	(Level 0)	(Level 1, 2)	
		violations (e.g.,	
		poor or corroded	
		electrical ground	
		connections, wiring	
		or conduit not	
		according to code)	
1.8.4 RCRA/	- Landfill – Environmental/permit	- Closure/Post-	- Landfill –
Landfills (Recurring	driven unique requirements (e.g.	Closure Plans	Operational/maintenance
Operations, Closures)	groundwater, leachate & gas	- RCRA landfill	requirements (e.g. daily cover
	monitoring) (limited to environmental	closure activities	operations)
	monitoring)		- Landfill – Recordkeeping and
			reporting (operator
			requirement)
1.8.5 Operational	- Permitting for RCRA units on	- Cleanup activities	- UXOs/Discharged Military
Ranges, Cleanup	Operational Ranges (Active/Inactive)	at operational	Munitions cleanup/removal
		ranges driven by	
		RCRA/state	
		regulatory	
		requirements	
		applicable to	
		federal facilities	
		and not eligible for	
		ERA funds under	
		the AF ERA	
		eligibility Cleanup	
		Programming Table	
		- Two criteria must	
		be met for EQ	
		eligibility: (1) must	

TOPIC	VALID		NOT VALID
	Recurring O&S (Level 0)	Non-Recurring (Level 1, 2)	
	(Level v)	not be a response to cleanup/removal of UXO; 2) address hazardous waste/constituents found at the site related to munitions related activity as long as required by AF approved regulatory permit conditions or agreements, or substantial impact to human health	
1.8.6 Overseas	- To address environmental	and safety	
Remediation on Enduring Locations	contamination that is:  - Caused by AF operations, located on an AF installation and poses a substantial impact to human health and safety (SIHS). Substantial impact is defined as a level of exposure that occurs, or is about to occur within next 3-5 years, and exceeds a generally established, published, and applied federal standard in the United States  - To prevent immediate exposure of US forces and personnel to contamination		

TOPIC	VALID		NOT VALID
	Recurring O&S (Level 0)	Non-Recurring (Level 1, 2)	
1.9 Infrastructure (Drinking Water, Storm Water, Wastewater, HW Storage, Air Quality)	that poses SIHS at an Air Force installation OSD has approved for realignment (return to host nation) - Required and specified by an applicable international agreement - Exceptions to the above limitations: - Remediation may be performed, IF: 1) A formal request is issued by the installations in-theater GCC, and 2) Approval is obtained from USD(AT&L), 3) After coordination through the Chairman of the Joint Chiefs of Staff and DUSD(I&E)	- Initial construction, modification, or upgrade of a facility, system, or component(s) to comply with new	- Infrastructure upgrades or repairs necessary to satisfy any regulatory requirements pertaining to adequate capacity, maintenance, operations, and management of water and wastewater systems,
		environmental laws or regulations	and HW storage- Repair/replacement of oil/water separators - Base- wide I&I studies
1.10 Outreach (Publications, Leases, Printing, Public	- Purchase publications/regulatory guidance required to support the EMS Compliance, P2 and Conservation	- Initial startup costs of Public Awareness program	- Trade Magazines & Newspapers- Membership in trade organizations (e.g.
Relations)	programs- Printing services in support of EMS, Compliance, P2 and	Awareness program	AWWA, ASCE, etc.)- Establishing museums or

TOPIC	VALID		NOT VALID
	Recurring O&S (Level 0)	Non-Recurring (Level 1, 2)	
	Conservation programs- Public relations costs in support of EMS, Compliance, P2 and Conservation-Public outreach programs/costs identified in approved INRMP or ICRMP- Outreach for Qualified Recycling Programs- Earth Day- Storm water MS#4 Permit outreach		maintenance of static displays
1.11 A&E Design Cost		- A&E design cost for valid Environmental Compliance projects – Must be directly related to Level 1 Compliance project requiring design (Note: Design cost can be incurred in program year before the FY in which the project to be constructed is scheduled to be funded) - Design cost for valid P2 projects - Design cost for valid Conservation	

TOPIC	VALID		NOT VALID
	Recurring O&S (Level 0)	Non-Recurring (Level 1, 2) projects	
1.12 Environmental Impact Analysis Process (EIAP)		- Preparation of EIAP & associated documents (new mission requirements not previously budgeted for, should be the responsibility of the proponent)- Noise studies and General Conformity Determinations as part of EIAP effort- EIAP on MILCON (except Energy Commodity/POL) and NAF (except Category C, see AFI 65-106) projects- Preparation of EIAP documents assessing cumulative environmental impacts of munitions on AF	- Mitigation measures as the result of the EIAP process (proponent programs)- Preparation of EIAP for MFH Privatization, NAF Category C projects (except those at remote & isolated locations), and all non-AF proposals- "Wedges" for funding pop-up and undefined EIAP requirements, to include other service/agency pop-ups

TOPIC	VALID		NOT VALID	
	Recurring O&S	Non-Recurring		
	(Level 0)	(Level 1, 2)		
		Operational		
		Ranges-		
		Preparation of		
		EIAP and		
		associated		
		documents		
		assessing the		
		Installations		
		Comprehensive		
		Plan, Capital		
		Improvement Plan,		
		or similar type of		
		programmatic EIAP		
		document- EIAP		
		tied to specific		
		SRM projects (cite		
		ACES project		
		number)- EIAP tied		
		to land		
		acquisition/transfer		
		in real property		
		AMP		
1.13 Overseas	- Updates and revisions to Final	- Initial Final	- Final Governing Standards	
Environmental	Governing Standards - OEBGD	Governing	for which USAF is not the	
Baseline Guidance	when USAF is designated as the Lead	Standards for	LEC	
Document and	Service to conduct the review and	countries for which		
Finding Governing	update	the USAF is the		
Standards		LEC or has		
		operating bases		

TOPIC	VALID		NOT VALID
	Recurring O&S (Level 0)	Non-Recurring (Level 1, 2)	
		within	
1.14 Overseas Translation Services POLLUTION PREVEN	- Translation of documents for distribution to host nation		
2.1 Training & TDY	- Training and certification required by law, regulation, DODI, or AFI to support P2 program (including associated TDY costs)- Non-regulatory training and TDY to support P2 program objectives- Updates to P2 training materials- Training / TDY to support HMMP/IHMP activities	- Development of training materials for P2 (e.g. shop level P2 training guides)- Initial training associated with new equipment purchased with EQ funds	- Recurring/refresher training or certification for facility and/or equipment operators-Training to meet OSHA requirements
2.2 Manpower/Contractor Support	- Personnel, including interns, State FOMA employees, etc. performing P2 functions over 50% of the time. Positions must be coded with P2 program element code (***54F) - Contractor support to accomplish the normal day-to-day management functions and operations when the environmental section is largely a contract operation	- Manpower/contract or support needed to perform P2 requirements above those identified in unit manning document	- Personnel associated with wastewater treatment, drinking water treatment, or sampling and analysis- Personnel associated with hazardous waste collection and disposal (EC funded)- HAZMART personnel completing tasks assigned to LRS personnel or LRS contractor (or other non-CE entity)- Personnel authorized from an industrial-funded account, ERA, or reimbursed funds- Personal

TOPIC	VALID		NOT VALID
	Recurring O&S (Level 0)	Non-Recurring (Level 1, 2)	
2.3 Plans/ Reporting (Plan Maintenance, Reporting, Inventories, Assessments/ Surveys)	Plans- Minor updates of annual plans or reports that focus on pollution prevention when required by law or regulation annually or more frequently. Any "minor" required annual update at installations should be done in-house (to include any contracted installation environmental functions)- Major updates and revisions to plans, including municipal solid waste/hazardous waste or material reduction Reporting- Costs for preparing and submitting Toxic Release Inventory reporting forms (i.e. Form R, Tier II Report)	Plans- Initial studies and plan preparation - Initial storm water specific Best Management Plan practices (excluding construction storm water projects) to meet permit requirements- Initial upgrade/modificati on of Emergency Response Plan as part of Water System	service contracts- Personnel outside of CE or EM-Contractor support from a second contractor when the environmental section is largely a contract operation (original contract should be modified to accommodate additional workload)-Manpower/contractor support for IT-related work (regardless of regulatory driver)  Plans- Any annual reviews and minor updates (should be performed in-house, to include any contracted installation environmental functions) Surveys- Oil/Water Separator Surveys. New surveys are not eligible for EQ funding

TOPIC	VALID		NOT VALID	
	Recurring O&S	Non-Recurring		
	(Level 0)	(Level 1, 2)		
		Vulnerability		
		Assessment to meet		
		Safe Drinking		
		Water Act		
		requirements;		
		future upgrade is		
		considered as		
		SRM-funded item		
		Reporting-		
		Activities to reduce		
		EPCRA reporting		
		requirements or to		
		improve efficiency		
		of EPCRA		
		reporting- Initial		
		set-up for EPCRA		
		Report		
		Assessments/Surve		
		ys- Completing		
		initial baseline		
		surveys required to		
		support the P2		
		Program and		
		established goals		
		and metrics -		
		Opportunity		
		Assessments		
		focused on		
		eliminating/reducin		
		g compliance		

TOPIC	VALID		NOT VALID
	Recurring O&S (Level 0)	Non-Recurring (Level 1, 2)	
2.4 Supplies/ Equipment/ Vehicles	- HAZMART supplies to support a single centralized HAZMART per installation (includes bar codes, labels, spill supplies, containers, printing, office supplies)- Vehicle leases required to support the Civil Engineer HAZMART IAW AFI 32-7086	burden at compliance sites and mitigating EMS significant aspects (e.g. water, wastewater, hazardous waste, air, EPCRA, tanks, solid waste, etc.) - Initial purchase and training of P2 equipment that reduces or eliminates the compliance burden associated with activities such as:- USTs- Drinking water- Wastewater- NPDES- RCRA- Solid waste landfill- Air emissions and control equipment	- Facilities, supplies, and equipment for which the majority of the costs are not for P2- Maintenance of equipment, such as deicing trucks or emission reduction equipment that are purchased with P2 funds but then given to an organization to own and operate
2.5 Permits/Fees	- Recurring (e.g. annually or more frequent) permit fees required for recycling centers, material collection facilities and composting facilities	-P2 projects or activities that reduce permit or fees associated with:- USTs-	- Permits and fees (EC or CN eligible)

TOPIC	VALID		NOT VALID
	Recurring O&S	Non-Recurring	
	(Level 0)	(Level 1, 2)	
		Drinking water-	
		Wastewater-	
		NPDES- RCRA-	
		Solid waste	
		disposal- Air	
		operating permit-	
		Permit application	
		fees- Others	
2.6		- Projects or	- Any other sampling and
Sampling, Analysis, &		activities	analysis, including OSHA
Monitoring (SAM)		undertaken to	requirements, long-term
		reduce or eliminate	monitoring, or long-term
		sampling, analysis,	cleanup operations (consider
		and monitoring	ERA,EC, or CN funding)
		requirements	
2.7	- CE responsibilities of IHMP per AFI	- Projects, including	- Funding of personnel or
HazardousMaterials	32-7086, including contracted	design, to reduce	contract support to accomplish
Management Process	HAZMARTs and/or IHMP functions-	compliance burden	LG, Bioenvironmental
(HMMP) (Data	Data and user management (including	associated with	Engineering, or SE
Management,	SAARs) requirements of AF approved	HMMP- HAZMAT	responsibilities associated with
Supplies,	hazardous material/hazardous waste	projects, including	HMMP- Any HAZMARTs
Training/TDY)	tracking system in support of the	design, to meet new	that do not fall under Civil
	IHMP, HAZMARTs, and HW	environmental	Engineer purview- Purchase of
	minimization at the installation to	requirements-	new and/or replacement
	mitigate EMS significant aspects-	Coordinated efforts	laptops, desktops, servers,
	Implementation, training, and data	to compile data	printers, and associated
	quality oversight for AF-approved	from any non-	desktop configuration.
	HAZMAT/HAZWASTE tracking	Logistics Readiness	Requirements will be met by
	system	HAZMART	AFCEC/DST through

TOPIC	VALID		NOT VALID
	Recurring O&S (Level 0)	Non-Recurring (Level 1, 2)	
		operationsEquipme nt: - AIT hardware such as barcode printers and readers when in support of environmental program as per AFI 32-7086	coordination with the Functional Management Office
2.8 Recycling/Compostin g	- Update of Integrated Solid Waste Management/ Minimization Plans- Studies and assessments to identify recycling markets and cost effectiveness of QRPs, (includes QRP Business Plans)- Permitting to include initial application and renewals, permit oversight, guidance, and reporting	- Initial purchase of equipment required by law or regulation to support and maintain municipal solid waste recycling programs and composting programs- Establishment of unit and installation recycling centers and holding areas (facility and equipment) - Initial costs to implement source reduction of solid waste- Installation or upgrade of bullet traps to facilitate	- Recurring costs (including supplies required for normal day-to-day operation) to operate QRPs and composting programs required by law or regulation to include maintenance of recycling equipment. Proceeds from recycling operations MUST first be used to cover program expenses, to include reimbursing any appropriated funds (such as P2 funds). When deciding which materials should be recycled in a QRP, installations must complete a QRP Business Plan to consider cost effectiveness and market demands. QRPs should be managed based on a business-case analysis to

TOPIC	VALID		NOT VALID
	Recurring O&S (Level 0)	Non-Recurring (Level 1, 2)	
		capture of lead or other recoverable metals for recycling- Equipment to start- up MSW recycling and/or composting programs- Opportunity Assessments for solid waste diversion- Initial Integrated Solid Waste Management/ Minimization Plans	determine cost effectiveness and market availability IAW the QRP Business Plan- Cleanup of active small arms ranges - Design and construction of new small arms ranges- Purchase of frangible bullets- Design, renovation, and repair of existing small arms ranges (other than bullet traps)
2.9 Alternate FuelVehicles (AFVs)	See 1.4.3		- Leases, conversions, and purchases of AFVs- Purchase of AFV low-speed vehicles that qualify as an equipment item and not governed by the Vehicle Control Program pursuant to AFI 24-302 (Purchasing organization responsible for funding)-Funding for AFV infrastructure projects and funding for maintenance of AFV infrastructure is not an

TOPIC	VALID		NOT VALID
	Recurring O&S (Level 0)	Non-Recurring (Level 1, 2)	
			EQ responsibility
2.10 Weapon Systems		- P2 projects or activities that reduce or eliminate the compliance burden associated with weapon systems (such as chromium replacement technology, cadmium replacement technology, or inorganic or aqueous-based solvent replacement) - P2 studies or prototype development that have applicability to more than one weapon system-Opportunity Assessments focused on eliminating/reducin g compliance burden	

TOPIC	VALID		NOT VALID
	Recurring O&S (Level 0)	Non-Recurring (Level 1, 2)	
2.11 Air Quality	- Trip reduction at installations that are in non-attainment or maintenance areas or as otherwise required by regulatory documents regardless of attainment status- Mass Transit Passes in non-attainment areas	- Projects, including design, to reduce air compliance burden. Examples include: - Low VOC coating operations (e.g. equipment and training)- Installation of degreaser tank covers- Improve efficiencies of boilers and internal combustion engines- Projects to reduce/eliminate need and use of ODSs to meet established Air Force goals- Elimination of incinerators as a means of meeting compliance requirements- P2 Projects to meet goals established by EOs and/or Fed/State	- Mass Transit Passes (In attainment areas) Projects, including design, to reduce energy consumption. Examples include: - Non-vehicle clean fuel conversion (e.g. coal to natural gas)- Low NOx burner and boiler installation

TOPIC	VALID		NOT VALID
	Recurring O&S (Level 0)	Non-Recurring (Level 1, 2)	-
2.12 Water- Non- DrinkingWater Source		regulations, such as GHG emission reduction - P2 projects or activities that reduce or eliminate	- Normal maintenance and cleaning of oil/water separators and grease traps- Facility being
		Compliance burden associated with activities such as:- Wastewater- NPDES- Secondary containment for construction projects (concurrent	built for a new mission or to support a realigned mission- New fire training facility where none existed previously- Retention ponds specifically for AFFF will not be constructed or repaired- Ponds and plants for irrigation
		execution) when required as part of a base spill prevention plan- Lining an existing unlined spill	(exclusively for use of Services activities)- OWS Surveys
		protection pond- Storm Water best management practice projects (not to include existing infrastructure	
		repair/upgrade to comply with	

TOPIC	VALID		NOT VALID
	Recurring O&S	Non-Recurring	
	(Level 0)	(Level 1, 2)	
		SWPPP plan	
		requirement)	
2.13		- Projects to reuse	- The establishment of
WaterConservation		wastewater effluent	wetlands caused by the
		to reduce the use of	replacement in-kind or other
		potable water	facets of Section 404 of the
		(Intent is: Level 1 if	Clean Water Act requirements
		driven by	(project cost) - Projects to
		regulatory driver.	reduce the use of potable water
		The intent is not to	primarily for Services
		implement water	Activities (i.e. golf course
		conservation	irrigation), unless at bases
		initiatives unless	where Services agencies are
		required by CWA	not required to reimburse for
		regulation to do	potable water usage
		so.)- Re-	
		establishing	
		wetlands and	
		maintenance of	
		existing wetlands	
		(where benefits of	
		these actions reduce	
		constituents in	
		storm water runoff	
		and reduce or	
		eliminate NPDES	
		requirements)	
2.14	- Hazardous waste recycling when	- Initial cost of P2	
HazardousMaterial/	more cost effective than traditional	projects, including	

TOPIC	VALID	NOT VALID	
	Recurring O&S	Non-Recurring	
TT 1 337 4	(Level 0)	(Level 1, 2)	
Hazardous Waste	disposal (e.g. rag cleaning contracts	design, that reduce	
	and/or processes, bulb crushing and/or	or eliminate the	
	recycling services, activities to recycle	compliance burden	
	ODSs, waste oils)	or significant EMS	
		aspects associated	
		with hazardous	
		waste or hazardous	
		material activities-	
		Initial cost to	
		implement source	
		reduction efforts -	
		Initial purchase of	
		equipment to	
		support reusing	
		and/or recycling	
		hazardous material	
		instead of disposal	
		as hazardous waste-	
		Initial cost of	
		projects to allow	
		reduced handling of	
		hazardous waste	
		and/or reduction or	
		elimination of Part	
		B Permit	
		requirements- New	
		initiatives which	
		incorporate reduced	
		sampling and	
		analysis of	

TOPIC	VALID	VALID	
	Recurring O&S (Level 0)	Non-Recurring	
	(Level 0)	(Level 1, 2)	
		recurring waste	
		streams- Projects to	
		implement new	
		treatment and/or	
		disposal methods	
		which reduce the	
		quantity disposed	
		or allows reuse or	
		recycling- Projects	
		to reduce Bio-	
		hazardous waste	
		streams and	
		associated	
		compliance and	
		disposal costs-	
		Projects to meet	
		directed EO	
		established goals to	
		reduce the	
		purchases of	
		hazardous material-	
		Requirements to	
		validate prototype	
		P2 applications or	
		equipment for wide	
		scale use or full	
		scale production	
2.15 Miscellaneous		- ENVVEST or	- Noise studies required by
		other projects	regulation (funded by CE

TOPIC	VALID		NOT VALID
	Recurring O&S (Level 0)	Non-Recurring (Level 1, 2)	
	(Dever 0)	which eliminate	SRM)- Equipment purchases
		requirements for	to continually monitor noise
		emissions control	
		projects- Air and	
		Water Credit	
		trading to comply	
		with new	
		environmental	
		requirement or	
		existing	
		environmental	
		requirement not	
		currently in	
		compliance (not	
		new mission	
		requirement, e.g. F-	
		35 beddown)	
CONSERVATION			
3.1 Training & TDY	- Training and certification required by	- Training in host	- Training to meet OSHA
	law, regulation, DODI, FGS/OEBGD,	nation cultural	requirements (SE,
	or AFI for Conservation activities	property protection	Bioenvironmental
	(including associated TDY costs)-	requirements- TDY	Engineering, or host
	Training and TDY to support specific	support for reach	organization programs)
	conservation program objectives	back technical	
		experts to assist	
		deployed units in	
		identifying and	
		assessing cultural	
		property issues-	

TOPIC	VALID		NOT VALID
	Recurring O&S	Non-Recurring	
	(Level 0)	(Level 1, 2)	
		Training	
		specifically related	
		to the maintenance	
		and repair	
		techniques	
		associated with the	
		preservation of	
		historic properties	
3.2	- Personnel, including interns, State	-	- Personnel paid for from
Manpower/Contractor	FOMA employees, etc. performing	Contractor/interage	reimbursed funds (forestry,
/ Interagency Support	Conservation functions over 50% of the	ncy support for	agriculture out-lease, fish and
	time. Positions must be coded with a	specific actions, not	wildlife) - Personal Services-
	Conservation program element code	normal	Manpower/contractor support
	(***53F)- Contractor/interagency	management	for IT-related work (regardless
	support to accomplish the normal day-	functions and	of regulatory driver)
	to-day management functions and	operations- Interns	
	operations when the environmental	performing specific	
	section is largely an outsourced/	conservation	
	contract operation	program functions-	
		Manpower/contract	
		or support needed	
		to perform	
		conservation	
		requirements above	
		those identified in	
		unit manning	
2.2 DI /I		document	
3.3 Plans/Inventory	Cultural Resources Plans- Major	Cultural Resources	Cultural Resources- Annual
(Inventories, Surveys/	updates of an ICRMP- Recurring	Plans- Initial plan	review of ICRMP by contract

VALID		NOT VALID
Recurring O&S (Level 0)	Non-Recurring (Level 1, 2)	
		supportNatural Resources-
1 0	change) of an	BASH plans - AICUZ studies
		and implementation - Natural
	Resources	resources projects for
etc.)- Required updates to cultural	Management Plan	installations that do not have
resources planning maps that support	(ICRMP)- Initial	INRMPs IAW Sikes Act, or
other CE/AF plans (i.e., General Plan)	integration of	required by other binding
Cultural Resources Recordkeeping-	cultural resources	regulatory requirements-
Maintenance of records and data on	planning elements	Updates of existing
cultural resources required by law, EO,	and planning maps	jurisdictional wetland
FGS/OEBGD, regulation, DoDI, or	into CE/AF plans,	delineations without natural
_	<u> </u>	resource-based reason-
		Integrated Pest Management
		Plans- Golf Course
· · · · · · · · · · · · · · · · · · ·		Management Plans (GEM)- IT
•	1 0	infrastructure and
1 1		maintenance- Actions for
		which there is no natural
		resources-specific requirement,
		even if the project is listed
·		within an INRMP (e.g. actions
		funded by others such as safety
		for BASH requirements).IT
= = = = = = = = = = = = = = = = = = = =		and Manpower-
, · · · · · · · · · · · · · · · · · · ·		Manpower/contractor support
1 2		for IT-related work (regardless
1 1 11		of regulatory driver)- IT
		infrastructure and maintenance
1 0		
	Recurring O&S (Level 0)  actions to comply with Programmatic Agreements (e.g. nationwide Program Alternatives, Program Comments, and NAGPRA Comprehensive Agreements etc.)- Required updates to cultural resources planning maps that support other CE/AF plans (i.e., General Plan) Cultural Resources Recordkeeping- Maintenance of records and data on cultural resources required by law, EO,	Recurring O&S (Level 0)  actions to comply with Programmatic Agreements (e.g. nationwide Program Alternatives, Program Comments, and NAGPRA Comprehensive Agreements etc.)- Required updates to cultural resources planning maps that support other CE/AF plans (i.e., General Plan) Cultural Resources Recordkeeping- Maintenance of records and data on cultural resources required by law, EO, FGS/OEBGD, regulation, DoDI, or AFI- Maintenance and minor updates of Environmental Mission Data Layers and overall EMDS and SDSFIE Cultural Resources Surveys- Updates to cultural resources surveys, when required by law or regulation or compliance agreement. Natural Resources Plans- Recurring (annual) updates (major) of an INRMP when required by law, EO, or regulation. In most cases, any required annual updates should be done in-house (to include any outsourced installation environmental functions)- Required updates to natural resources planning maps that support other CE/AF plans (i.e., General Plan) Natural Resources Recordkeeping-

TOPIC	VALID		NOT VALID
	Recurring O&S	Non-Recurring	-
	(Level 0)	(Level 1, 2)	
	Environmental Mission Data Layers	(e.g. Phase I) or	
	and overall Environmental Mission	major	
	Data Sets and SDSFIE	revision/updates-	
	Natural Resources Inventory/ Surveys/	NRHP eligibility	
	Monitoring- Inventory/ Surveys/	evaluations of	
	Monitoring of threatened and	archeological sites	
	endangered species and their habitats,	and buildings (e.g.	
	required by Biological Opinion,	Phase II)- Section	
	published species Recovery Plan, or	106 related	
	approved INRMP- Inventory/ Survey/	inventories and	
	Monitoring of wetlands and floodplains	evaluations (e.g.	
	required under conditions of a permit	Phase II	
	action or required to achieve specific	archaeological	
	goals and objectives on an approved	evaluations and	
	INRMP- Recurring monitoring activity	HABS/HAER	
	required to achieve specific goals and	facility	
	objectives of an approved INRMP or	evaluations)-	
	required under the conditions of a	Cultural resources	
	permit	baseline surveys	
		and assessments to	
		support	
		contingency and	
		other in-theater	
		deployment needs,	
		per NHPA Section	
		402- Preparation of	
		cultural resources	
		needs assessment-	
		Preparation of	
		NRHP Nominations	

TOPIC	VALID		NOT VALID
	Recurring O&S	Recurring O&S Non-Recurring	
	(Level 0)	(Level 1, 2)	
		for historic	
		properties	
		Natural Resources	
		Plans- Initial plan,	
		or major revisions	
		(e.g. due to mission	
		change) of an	
		Integrated Natural	
		Resources	
		Management Plan	
		(INRMP)	
		(Including support	
		plans such as Wild	
		land Fire	
		Management Plan,	
		INRMP, etc.)-	
		Initial integration of	
		natural resources	
		planning elements	
		and Conservation	
		planning maps into	
		CE/AF plans	
		Natural Resources	
		Recordkeeping-	
		Initial data	
		collection of	
		Environmental	
		Mission Data	
		Layers and overall	
		Environmental	

TOPIC	VALID	VALID	
	Recurring O&S	Non-Recurring	_
	(Level 0)	(Level 1, 2)	
		Mission Data Sets	
		and SDSFIE	
		Natural Resources	
		Inventories/	
		Surveys/	
		Monitoring- Initial	
		baseline flora and	
		fauna	
		surveys/inventories	
		to establish species	
		presence/absence,	
		or updates required	
		to detect changes	
		that can be directly	
		associated with Air	
		Force activities -	
		Initial	
		surveys/inventories	
		to ascertain the	
		presence/ absence	
		for candidate,	
		threatened,	
		endangered species	
		or their habitat, as	
		determined by	
		consultation with	
		the USFWS- Initial	
		baseline surveys to	
		determine the range	
		and extent of	

TOPIC	VALID		NOT VALID
	Recurring O&S	Non-Recurring	
	(Level 0)	(Level 1, 2)	
		wetlands -	
		Biological	
		Assessments for	
		Section 7	
		consultation under	
		ESA to support AF	
		mission activities-	
		Inventory/ survey/	
		monitoring projects	
		required to achieve	
		specific goals and	
		objectives of an	
		approved INRMP	
3.4	- Expendable supplies used in the	- Purchase of new	- Grounds maintenance
Supplies/Equipment/	Conservation Program- Includes	equipment and	equipment (Facilities
Vehicles (Non-	expendable supplies, not equipment,	replacement of old	Operations) - Equipment for
Admin, Maintenance,	unique to conservation, including, e.g.,	equipment to	self-supporting forestry and
Conservation,	red-cockaded woodpecker artificial	support the	agricultural out-lease, or
Supplies and	cavity boxes, wild land fire PPE,	Conservation	hunting, fishing, andoutdoor
Equipment)	special photographic film and paper for	Program -	recreation programs-
	historic facility documentation,	Temporary vehicle	Equipment used exclusively
	specialized marking flags / tape for	or equipment leases	for the forestry, agricultural,
	feature marking and documentation,	required to	out-lease, or wildlife self-
	fencing, lumber, signage, and wildlife	implement	supporting programs-
	tranquilizers- Equipment leases to	Conservation	Materials for which the
	support the Conservation Program-	Program projects	majority of costs are not for
	Vehicle or equipment leases required to	that support an	the Conservation Program-
	support Conservation Program	approved ICRMP	Office Furniture- BASH
	activities identified in an approved	or INRMP	control equipment- Pest

TOPIC	VALID	NOT VALID	
	Recurring O&S (Level 0)	Non-Recurring (Level 1, 2)	
	ICRMP or INRMP as authorized by Air Force policy		control equipment / supplies that support pesticide reduction- Purchase of vehicles to be used for transportation in accordance with AFI 65-601-Purchase of new and/or replacement laptops, desktops, servers, printers, and associated desktop configuration
3.5 Permits/Fees	- Recurring Conservation permits or fees required by law or regulation, or compliance agreement	- Projects stipulated as a requirement in an EQ- funded permit	- Payments for which no service is received- Permits & fees associated with construction projects (include in project contract)
3.6 Curation	- Curation and Maintenance of Air Force cultural resources collections and records in acceptable federally approved facilities	- Curation assessment or inventory of collections- Periodic inspection of collections in accordance with 36 CFR 79- Initial processing of material to federally accredited facilities	- Construction of on-base curation facilities- On-base curation facility maintenance costs- Maintenance of static displays (USAFMS responsibility)
3.7 Consultation	- Costs related to on-going Native American government-to-government	- NHPA consultations	- Fees to hire Native American as consultants to consult with

TOPIC	VALID		NOT VALID
	Recurring O&S (Level 0)	Non-Recurring (Level 1, 2)	
	relations- Recurring consultation with SHPO, tribes and other stakeholders under long termstewardship agreements per NHPA or related authorities	(Level 1, 2)  (includes project specific work or building evaluation to support consultation, include SHPO or ACHP site visits, reviews, public meeting facilitation, and costs to support consultation with Native Americans per NHPA, EO or Presidential memo on government relations, etc.)-Costs to support consultation with Native Americans, i.e., payment for TDY/per diem to fund travel by tribal representatives and or funds to support visits to the reservation or to organize a workshop or conference to	the SHPO on behalf of the Air Force

TOPIC	VALID		NOT VALID
	Recurring O&S	Non-Recurring	_
	(Level 0)	(Level 1, 2)	
		facilitate	
		consultation	
		- Consultations for	
		project specific	
		work, site visits,	
		reviews, public	
		meeting facilitation,	
		and other costs to	
		support	
		consultation with	
		Native Americans	
		per NAGPRA-	
		Ethnographic,	
		ethno-historic, and	
		historic studies to	
		determine affiliated	
		tribes/Alaska	
		Native	
		Organizations/Nati	
		ve Hawaiian groups	
		to consult- Costs to	
		reimburse Native	
		American technical	
		experts-	
		Endangered Species	
		Act Sect 7	
		consultations-	
		Marine Mammal	
		Protection Act or	
		Coastal Zone	

TOPIC	VALID		NOT VALID
	Recurring O&S	Non-Recurring	
	(Level 0)	(Level 1, 2)	
		Management Act	
		consultations	
3.8 Management	Cultural Resources- Monitoring and	Cultural Resources-	Cultural Resources- NHPA
ofCultural andNatural	management of cultural resources sites	NHPA Section 106	Section 106 mitigation
Resources	and properties that implements the	and 110 inventories	measures for adverse effects
	goals and objectives of an approved	and evaluations	(should be programmed within
	ICRMP and requirements specified in	approved by	the project by proponents)-
	Programmatic Agreements or Section	RSTs/SMS-	ERA eligible projects or
	106 MOA's and not required as	Planning activities	activities- Maintenance and
	mitigation for a proponent activity	to identify historic	repair of National Register
	Recurring management and monitoring	properties, assess	listed or eligible buildings,
	of cultural resources sites and	effects, and resolve	structures, or objects
	properties following provisions of	adverse effects	(programmed in SRM ) -
	NHPA /ARPA/related authorities-	under NHPA	Grounds maintenance
	Section 110 inventories and	Sections 106 and	activities (unless to protect
	evaluations- Assess/monitor condition	402- Repatriation	archeological sites and historic
	(e.g. vandalism, erosion, etc.) of	and/or reburial of	buildings) - Routine insect,
	archeological sites and historic	Native American	plant, and animal pest control
	buildings as required by law,	human remains-	of buildings (CE programs)
	regulation, or compliance agreement or	Projects that	Natural Resources-
	ICRMP	implement	Implementation of mitigation
	Natural Resources- Ongoing	NAGPRA Plans of	measures required for all
	protection, mitigation, & restoration	Action- Preparation	proposed projects and
	efforts identified in approved INRMP	of Historic	programs for Natural
	developed IAW the Sikes Act, and	Facilities	Resources (e.g. Species
	support the goals of the Endangered	Maintenance and	inventories, surveys,
	Species Act, Migratory Bird Treaty	Repair Plans-	monitoring, Jurisdictional
	Act, Clean Water Act, Fish and	Surveys and	Wetland surveys, and other
	Wildlife Conservation Act, Coastal	assessments	mitigation actions required for

TOPIC	VALID	VALID	
	Recurring O&S	Non-Recurring	
	(Level 0)	(Level 1, 2)	
	Zone Mgmt Act, E.O. 11990 Protection	required per NHPA	planning and implementing
	of Wetlands, E.O. 11988 Floodplains	Sections 106 and	proponent activities). Should
	Mgmt, E.O. 12962, Recreational	402 to support	be programmed within the
	Fisheries, E.O. 13112, Invasive Species	mission activities	project by proponents- Natural
	and applicable laws & regulations-	on installations or	Resources damage/injury
	Mgmt of Threatened and Endangered	in	assessments, inventories &
	Species and their habitat as req'd by	deployment/conting	associated projects- ERA
	law, regulation, or agreements	ency situations-	eligible projects or activities-
	w/regulatory agencies required by	Specific projects	Grounds maintenance unless
	Biological Opinion, published species	that implement	specifically to protect T&E
	Recovery Plans, or approved INRMP-	Programmatic	species or other Natural
	Mgmt of wetlands/floodplains as	Agreements or	Resources specific
	required under conditions of a permit	Section 106	requirement. Routine insect,
	action or required by an INRMP and	MOA's- Activities	plant, and animal pest control
	not required as mitigation for a specific	responding to Sec	of buildings (CE programs)
	proponent activity (e.g. permit req't for	106 and ICRMP-	
	a construction project)- Mgmt and	specified post-	
	control of nuisance and dangerous	review and	
	wildlife that requires permits and	inadvertent	
	special training for handling and	discoveries-	
	immobilization, and is stipulated in the	Activities	
	INRMP as a natural resources	responding to	
	responsibility- Monitoring,	ARPA applied to	
	management, and enhancement of	site- specific	
	protected natural resources sites	damage/issues	
	required by law, INRMP, regulation, or	Natural Resources-	
	agreements with regulatory agencies	Protection,	
		restoration, and	
		enhancements of	
		natural resources	

TOPIC	VALID		NOT VALID
	Recurring O&S (Level 0)	Non-Recurring (Level 1, 2)	
3.9 Air Force	- Manpower (Air Force personnel,	that implement a Sikes Act coordinated INRMP. For Category II installations (no INRMP), natural resources projects necessary to maintain compliance and approved by AFCEC/ANG/AFR C	- Activities associated with
Wildland Fire Program	federal agency via interagency agreement, and state agency via cooperative agreement) - Operational requirements for prescribed burns and fuel treatments (equipment, supplies, fuel, etc.)- Secondary incident response for wildland fire suppression (equipment, supplies, fuel, etc.)- Supplies, equipment, and furnishings required to support execution of Air Force Wildland Fire Program- Vehicle leases required to support execution of Air Force Wildland Fire Program- Training for Air Force Wildland Fire		Fire Emergency Services flights and Range Management Offices

TOPIC	VALID		NOT VALID
	Recurring O&S (Level 0)	Non-Recurring (Level 1, 2)	
	Center personnel to comply with NWCG standards and certification-Communication/Information Technology (hardware/software) required to execute Air Force Wildland Fire Program		

## Attachment 5

## OTHER AF ENVIRONMENTAL PROGRAMMING DOCUMENTATION

**A5.1. AF EQ Standard Titles:** Table provides the EQ Standard Titles document organized by major work tasks, (e.g., temporary duty (TDY), Training, Reports, Plans, and Assessments) and includes specific details for standardized programming. Use the EQ Standard Titles to program all standardized requirements into the AF-approved software following the EQ Programming guides and supplemental budgeting policy. Reference eDASH's EQ PPBE Page, Programming Guidance (Tools).

(https://cs1.eis.af.mil/sites/edash/Web%20Part%20Pages%20%20Program%20Pages/Environmental/Environmental%20Quality%20(EQ)%20Planning%20Programming%20Budgeting%20and%20Execution.aspx)

**A5.2.** The AF EQ Scoring Model: Table utilizes five scoring factors: Return on Investment (ROI), Environmental Risk, Regulatory Category, Mission Degradation, and Stakeholder Interest. Each installation shall apply the EQ Scoring Model to each requirement. Reference eDASH's EQ PPBE Page, Programming Guidance (Tools).

(https://cs1.eis.af.mil/sites/edash/Web%20Part%20Pages%20%20Program%20Pages/Environmental/Environmental%20Quality%20(EQ)%20Planning%20Programming%20Budgeting%20and%20Execution.aspx)

**A5.3.** The PB-28 Definitions and Codes: Published by OSD for Presidential Budget environmental reporting. (Environmental Pillar, Environmental Program Area, and Environmental Activity Relationship Data Matrix). Reference eDASH's EQ PPBE Page, Programming Guidance (Tools).

(https://cs1.eis.af.mil/sites/edash/Web%20Part%20Pages%20%20Program%20Pages/Environmental/Environmental%20Quality%20(EQ)%20Planning%20Programming%20Budgeting%20and %20Execution.aspx)